

**Exhibit A**

**Proposed Sale Order**

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:	)	
	)	Chapter 11
FRANCHISE GROUP, INC., <i>et al.</i> , <sup>1</sup>	)	Case No. 24-12480 (LSS)
	)	
Debtors.	)	(Jointly Administered)
	)	
	)	<b>Re: Docket No. [●]</b>

**ORDER (I) AUTHORIZING FRANCHISE GROUP  
INTERMEDIATE V, LLC TO ENTER INTO AND PERFORM ITS  
OBLIGATIONS UNDER THE ASSET PURCHASE AGREEMENT,  
(II) APPROVING THE SALE OF CERTAIN ASSETS FREE AND CLEAR  
OF ALL CLAIMS, LIENS, RIGHTS, INTERESTS, AND ENCUMBRANCES,  
(III) APPROVING THE ASSUMPTION AND ASSIGNMENT OF EXECUTORY  
CONTRACTS AND UNEXPIRED LEASES, AND (IV) GRANTING RELATED RELIEF**

*Upon the Debtors' Motion for Entry of an Order (I) Authorizing Franchise Group  
Intermediate V, LLC to Enter into and Perform its Obligations Under the Asset Purchase  
Agreement, (II) Approving the Sale of Certain Assets Free and Clear of All Claims, Liens, Rights,*

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<sup>1</sup> The Debtors in these chapter 11 cases, along with the last four digits of their U.S. federal tax identification numbers, to the extent applicable, are Franchise Group, Inc. (1876), Freedom VCM Holdings, LLC (1225), Freedom VCM Interco Holdings, Inc. (2436), Freedom Receivables II, LLC (4066), Freedom VCM Receivables, Inc. (0028), Freedom VCM Interco, Inc. (3661), Freedom VCM, Inc. (3091), Franchise Group New Holdco, LLC (0444), American Freight FFO, LLC (5743), Franchise Group Acquisition TM, LLC (3068), Franchise Group Intermediate Holdco, LLC (1587), Franchise Group Intermediate L, LLC (9486), Franchise Group Newco Intermediate AF, LLC (8288), American Freight Group, LLC (2066), American Freight Holdings, LLC (8271), American Freight, LLC (5940), American Freight Management Company, LLC (1215), Franchise Group Intermediate S, LLC (5408), Franchise Group Newco S, LLC (1814), American Freight Franchising, LLC (1353), Home & Appliance Outlet, LLC (n/a), American Freight Outlet Stores, LLC (9573), American Freight Franchisor, LLC (2123), Franchise Group Intermediate B, LLC (7836), Buddy's Newco, LLC (5404), Buddy's Franchising and Licensing LLC (9968), Franchise Group Intermediate V, LLC (5958), Franchise Group Newco V, LLC (9746), Franchise Group Intermediate BHF, LLC (8260), Franchise Group Newco BHF, LLC (4123), Valor Acquisition, LLC (3490), Vitamin Shoppe Industries LLC (3785), Vitamin Shoppe Global, LLC (1168), Vitamin Shoppe Mariner, LLC (6298), Vitamin Shoppe Procurement Services, LLC (8021), Vitamin Shoppe Franchising, LLC (8271), Vitamin Shoppe Florida, LLC (6590), Betancourt Sports Nutrition, LLC (0470), Franchise Group Intermediate PSP, LLC (5965), Franchise Group Newco PSP, LLC (2323), PSP Midco, LLC (6507), Pet Supplies "Plus", LLC (5852), PSP Group, LLC (5944), PSP Service Newco, LLC (6414), WNW Franchising, LLC (9398), WNW Stores, LLC (n/a), PSP Stores, LLC (9049), PSP Franchising, LLC (4978), PSP Subco, LLC (6489), PSP Distribution, LLC (5242), Franchise Group Intermediate SL, LLC (2695), Franchise Group Newco SL, LLC (7697), and Educate, Inc. (5722). The Debtors' headquarters is located at 2371 Liberty Way, Virginia Beach, Virginia 23456.

*Interests, and Encumbrances, (III) Approving the Assumption and Assignment of Executory Contracts and Unexpired Leases, and (IV) Granting Related Relief* (the “Motion”)<sup>2</sup> of the above-captioned debtors and debtors in possession (collectively, the “Debtors”), for entry of an order (this “Sale Order”): (a) authorizing and approving the Debtors’ entry into and performance under the APA, substantially in the form attached hereto as **Exhibit 1**; (b) authorizing and approving the sale of the Purchased Assets free and clear of any and all mortgages, liens (statutory or otherwise, including as defined in section 101(37) of the Bankruptcy Code), claims, licenses, sublicenses, pledges, security interests, charges, hypothecations, restrictions (including restrictions on transfer or use), claims of ownership, leases, subleases, options, rights of use or possession, preferences, encroachments, restrictive covenants, rights of first offer or refusal, title or survey defects, or other encumbrances or similar restrictions of any kind (collectively, the “Encumbrances”), except Permitted Encumbrances and Assumed Liabilities; (c) authorizing the assumption and assignment of the Purchased Contracts and the Purchased Leases; and (d) granting related relief, all as more fully set forth in the Motion; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. § 1334, which was referred to the Court under 28 U.S.C. § 157 and the *Amended Standing Order of Reference* from the United States District Court for the District of Delaware, dated February 29, 2012; and this Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and this Court having found that this Court may enter a final order consistent with Article III of the United States Constitution; and this Court

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<sup>2</sup> Capitalized terms used but not otherwise defined herein have the meanings ascribed to them in the Motion, the APA, the *Seventh Amended Joint Chapter 11 Plan of Franchise Group, Inc. and Its Debtor Affiliates* [Docket No. 1233], or the *Final Order (I) Authorizing the Debtors to (A) Obtain Senior Secured Priming Superpriority Postpetition Financing and (B) Use Cash Collateral, (II) Granting Liens and Providing Claims with Superpriority Administrative Expense Status, (III) Granting Adequate Protection to the Prepetition Secured Parties, (IV) Modifying the Automatic Stay, and (V) Granting Related Relief* [Docket No. 414] (the “Final DIP Order”), as applicable.

having found that venue of this proceeding and the Motion in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having found that sufficient cause exists for the relief set forth herein; and this Court having found that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors, and other parties in interest; and this Court having found that the Debtors' notice of the Motion and opportunity for a hearing on the Motion were appropriate under the circumstances and no other notice need be provided; and this Court having reviewed the Motion and having heard the statements in support of the relief requested therein, at a hearing before this Court (the "Sale Hearing"); and this Court having determined that the legal and factual bases set forth in the Motion and at the Sale Hearing establish just cause for the relief granted herein; and upon all of the proceedings had before this Court; and after due deliberation and sufficient cause appearing therefor, it is **HEREBY FOUND, CONCLUDED, AND DETERMINED THAT:**

**I. Jurisdiction, Venue, and Final Order.**

1. This Court has jurisdiction pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference* from the United States District Court for the District of Delaware, dated February 29, 2012.

2. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

3. The statutory predicates for the relief requested in the Motion are sections 105(a), 363, and 365 of the Bankruptcy Code, Bankruptcy Rules 2002, 6004, and 6006, and Local Rules 2002-1, 6004-1, and 9013-1.

4. This Sale Order constitutes a final order within the meaning of 28 U.S.C. § 158(a). Notwithstanding Bankruptcy Rules 6004(h) and 6006(d), any other applicable Bankruptcy Rules or Local Rules, and to any extent necessary under Bankruptcy Rule 9014 and rule 54(b) of the Federal Rules of Civil Procedure, as made applicable by Bankruptcy Rule 7054, the Court



expressly finds that there is no just reason for delay in the implementation of this Sale Order, waives any stay, and expressly directs entry of judgment as set forth herein.

5. The findings and conclusions set forth herein constitute the Court's findings of fact and conclusions of law pursuant to Bankruptcy Rule 7052, made applicable to this proceeding pursuant to Bankruptcy Rule 9014. To the extent any of the following findings of fact constitute conclusions of law, they are adopted as such. To the extent any of the following conclusions of law constitute findings of fact, they are adopted as such.

## **II. Notice of the APA, the Sale, and the Sale Hearing.**

6. As evidenced by the affidavits of service filed with the Court [Docket Nos. 685, 735, 907, and 1008, due, proper, timely, adequate, and sufficient notice of, and a reasonable opportunity to object or otherwise be heard regarding, the Motion, the APA, the Sale, the Sale Hearing, this Sale Order, the assumption and assignment of the Purchased Contracts and the Purchased Leases, and the Cure Schedule (as defined herein) was provided to all parties entitled thereto in accordance with sections 102(1), 363, and 365 of the Bankruptcy Code, Bankruptcy Rules 2002, 6004, 6006, 9007, and 9014, and Local Rules 2002-1(b) and 6004-3. No other or further notice of, other opportunity to object to, or other opportunity to be heard regarding the Motion or the entry of this Sale Order need be given to any entity.

## **III. Disclosures.**

7. The disclosures made by the Debtors in the Motion and related documents filed with the Court concerning the Sale are sufficient under the circumstances.

## **IV. Good Faith of the Debtors and the Buyer.**

8. The Sale and the Transactions, including, but not limited to, the marketing and sale process engaged in by the Debtors and the Buyer and entry into the APA, are non-collusive, in good faith, from arm's-length bargaining positions, and substantively and procedurally fair to all

parties in interest. Neither the Debtors nor the Buyer have engaged in any conduct that would cause or permit the APA or the Sale to be avoided, or for any costs or damages to be imposed, under section 363(n) of the Bankruptcy Code.

9. As further described in the Motion and as demonstrated by (a) any testimony and other evidence proffered or adduced at the Sale Hearing, if any, and (b) the arguments and representations of counsel made on the record at the Sale Hearing, if any, substantial marketing efforts and a competitive sale process were conducted and, among other things, (i) the Buyer in no way induced or caused any chapter 11 filing by the Debtors, (ii) all payments to be made by the Buyer in connection with the Sale have been disclosed, and (iii) the Buyer recognized that the Debtors were free to deal with any other party interested in acquiring the Purchased Assets. The Buyer is consummating the Sale in good faith and is a “good faith purchaser” within the meaning of section 363(m) of the Bankruptcy Code and is not an “insider” of any Debtor (as defined under section 101(31) of the Bankruptcy Code). The Buyer has proceeded in good faith in all respects in connection with the Sale. The Buyer is therefore entitled to all of the protections afforded under section 363(m) of the Bankruptcy Code.

**V. Highest or Otherwise Best Offer.**

10. The Debtors have adequately marketed the Purchased Assets and the marketing process with respect to the Purchased Assets afforded a full, fair, and reasonable opportunity for any person or entity to make a higher or otherwise better offer to purchase the Purchased Assets. The APA, including the form and total consideration to be realized by the Seller under the APA, (a) constitutes the highest and best offer for the Purchased Assets, (b) is fair and reasonable, and (c) is in the best interests of the Debtors, their estates, their creditors, and all other parties in interest. No other person, entity, or group of entities has presented, and it is unlikely that any entity or group of entities would present in a reasonable time frame, a higher or otherwise better

offer to purchase the Purchased Assets, including the Permitted Encumbrances and Assumed Liabilities, for greater economic value and/or on better terms to the Debtors' estates than the Buyer.

**VI. Business Justification; Fiduciary Duties.**

11. Good and sufficient reasons for approval of the Motion, the APA, and the Transactions to be consummated in connection therewith have been articulated by the Debtors, and the relief requested in the Motion is in the best interests of the Debtors, their estates, their creditors, and other parties in interest. The Debtors have demonstrated both (a) good, sufficient, and sound business purposes and justifications and (b) compelling circumstances for the Sale outside of the ordinary course of business, pursuant to section 363(b) of the Bankruptcy Code, outside of a chapter 11 plan, in that, among other things, the immediate consummation of the Sale to the Buyer is necessary and appropriate to maximize the value of the Debtors' assets and estates. The Debtors' decision to enter into the APA and pursue and consummate the Sale constitutes a proper exercise of the fiduciary duties of the Debtors and their respective directors, managers, and officers. The Sale must be approved and consummated promptly to maximize the value of the Debtors' estates. Time is of the essence in consummating the Sale. Given all of the circumstances of these chapter 11 cases and the adequacy and fair value of the Purchase Price, the proposed Sale constitutes a reasonable and sound exercise of the Debtors' business judgment and should be approved. The consummation of the Sale and the assumption and assignment of the Purchased Contracts and the Purchased Leases are legal, valid, and properly authorized under all applicable provisions of the Bankruptcy Code, including, without limitation, sections 105(a), 363(b), 363(f), 363(m), and 365 of the Bankruptcy Code, and all of the applicable requirements of such sections have been complied with in respect of the Sale. The Debtors have demonstrated that it is an exercise of their sound business judgment to assume and assign the Purchased Contracts and the Purchased Leases to the Buyer in connection with the consummation of the Sale, and the

assumption and assignment of the Purchased Contracts and the Purchased Leases is in the best interests of the Debtors, their estates, their creditors, and other parties in interest, subject to the requirements applicable to any Disputed Contracts (as defined below) set forth in this Sale Order and in the APA. The Purchased Contracts and the Purchased Leases being assigned to the Buyer are an integral part of the Sale and, accordingly, their assumption and assignment is reasonable and an enhancement to the value of the Debtors' estates. Because the entry into the APA and the consummation of the Sale and the Transactions constitute the exercise by the Debtors of sound business judgment, the Debtors, their respective members, managers, officers, directors, employees, advisors, professionals, or agents shall have or incur no liability to the estates or any holder of a claim against or interest in the Debtors for any act or omission in connection with, related to, or arising out of the negotiations of the APA or the consummation of the Sale and the Transactions contemplated thereunder, other than liability of the Debtors arising out of or relating to any willful misconduct or fraud, in each case as determined by a court of competent jurisdiction.

**VII. No Fraudulent Transfer.**

12. The total consideration provided by the Buyer to the Seller pursuant to the APA for the Purchased Assets (a) is fair and reasonable, (b) is the highest or otherwise best offer for the Purchased Assets, and (c) constitutes reasonably equivalent value and fair consideration under the Bankruptcy Code, the Uniform Fraudulent Transfer Act, the Uniform Fraudulent Conveyance Act, and under the laws of the United States, any state, territory, possession, the District of Columbia, and any foreign country and may not be avoided under section 363(n) of the Bankruptcy Code or any other applicable law. The APA was not entered into, and the Sale is not being consummated, for the purpose of hindering, delaying, or defrauding creditors of the Debtors under the Bankruptcy Code or under the laws of the United States, any state, territory, possession thereof, or the District

of Columbia, or any other applicable law. Neither the Debtors nor the Buyer has entered into the APA or is consummating the Sale with any fraudulent or otherwise improper purpose.

**VIII. No Merger.**

13. Neither the Buyer nor any of its affiliates are a mere continuation of the Seller or any other Debtor or their estates and there is no continuity of enterprise or common identity between the Buyer or any of its affiliates, on the one hand, and the Seller or any other the Debtors, on the other hand. Neither the Buyer nor any of its affiliates are holding themselves out to the public as a continuation of the Seller or any other Debtor. Neither the Buyer nor any of its affiliates are successors to the Seller or any other Debtor or their estates by reason of any theory of law or equity, and the Sale does not amount to a consolidation, merger, or *de facto* merger of the Buyer or any of its affiliates with or into Seller or any other Debtor.

**IX. Binding Agreement.**

14. The APA is a valid and binding contract between the Seller and the Buyer and shall be enforceable pursuant to its terms. The APA and the Sale itself, and the consummation thereof, shall be specifically enforceable against and binding upon (without posting any bond) the Debtors, their estates, and any chapter 7 or chapter 11 trustee appointed with respect to any of the Debtors, and shall not be subject to rejection or avoidance by the foregoing parties or any other person. The terms and provisions of the APA and this Sale Order shall be binding in all respects upon, and shall inure to the benefit of, the Debtors, their affiliates, their estates, all creditors of and holders of equity interests in any Debtor, any holders of Encumbrances (whether known or unknown) in, against, or on all or any portion of the Purchased Assets, all counterparties to the Purchased Contracts and the Purchased Leases, the Buyer, designees, successors, and assigns of the Buyer, the Purchased Assets, and any trustees, examiners, or receivers, if any, subsequently appointed in any of the Debtors' chapter 11 cases or upon the conversion of any of the Debtors' cases to a case

under chapter 7 of the Bankruptcy Code (collectively, the “Bound Parties”). The provisions of this Sale Order and the terms and provisions of the APA shall survive the entry of any order that may be entered confirming or consummating any chapter 11 plan of the Debtors, dismissing these chapter 11 cases, or converting these chapter 11 cases to cases under chapter 7 of the Bankruptcy Code. The rights and interests granted pursuant to this Sale Order and the APA shall continue in these or any superseding cases and shall be binding upon the applicable Bound Parties and their respective successors and permitted assigns including, without limitation, any trustee, party, entity, or other fiduciary hereafter appointed as a legal representative of the Debtors under chapter 7 or chapter 11 of the Bankruptcy Code. Any trustee appointed for the Debtors under any provision of the Bankruptcy Code, whether the Debtors are proceeding under chapter 7 or chapter 11 of the Bankruptcy Code, shall be authorized and directed to perform under the APA and this Sale Order without the need for further order of the Court.

**X. No *Sub Rosa* Plan.**

15. The Sale and the Transactions do not constitute a *sub rosa* chapter 11 plan. The consummation of the Sale outside of a chapter 11 plan pursuant to the APA neither impermissibly restructures the rights of the Debtors’ creditors nor impermissibly dictates the terms of a chapter 11 plan for any of the Debtors.

**XI. Validity of Transfer.**

16. The APA was not entered into for the purpose of hindering, delaying, or defrauding creditors under the Bankruptcy Code or under the laws of the United States, any state, territory, possession, the District of Columbia, or any foreign country. None of the Debtors or the Buyer is entering into the Transactions fraudulently for the purpose of statutory or common law fraudulent conveyance or fraudulent transfer claims.

17. The applicable Debtor or Debtors are the sole and lawful owners of the Purchased Assets. The Purchased Assets constitute property of the Debtors' estates, DIP Collateral, and Prepetition First Lien Collateral, and good title thereto is vested in the Debtors' estates within the meaning of section 541(a) of the Bankruptcy Code. Pursuant to section 363(f) of the Bankruptcy Code, the transfer of the Purchased Assets to the Buyer will be, as of the Closing Date, a legal, valid, and effective transfer of the Purchased Assets, which transfer vests or will vest the Buyer with all right, title, and interest of the applicable Debtor or Debtors to the Purchased Assets free and clear of all Encumbrances relating to, accruing, or arising any time prior to the Closing Date, in each case, other than any Assumed Liabilities or Permitted Encumbrances.

18. Subject to the entry of this Sale Order, the Seller: (a) has full requisite corporate or other organizational power and authority to execute, deliver, and perform its obligations under the APA and all other documents contemplated thereby; and (b) has taken all requisite corporate or other organizational action and formalities necessary to authorize and approve the execution, delivery, and performance of its obligations under the APA and to consummate the Sale, including as required by its organizational documents, and, upon execution thereof, the APA and the related documents were or will be duly and validly executed and delivered by the Seller and enforceable against the Seller in accordance with their terms and, assuming due authorization, execution, and delivery thereof by the other parties thereto, constituted, or will constitute, a valid and binding obligation of the Seller. No government, regulatory, or other consents or approvals, other than those expressly provided for in the APA, the Restructuring Support Agreement, the Final DIP Order, and the DIP Credit Agreement, were required for the execution, delivery, and performance by the Seller of the APA or the consummation of the Sale and Transactions contemplated thereby.

No consents or approvals of the Seller, other than those expressly provided for in the APA, this Sale Order, or the DIP Credit Agreement are required for the Seller to consummate the Sale.

**XII. Section 363(f) of the Bankruptcy Code is Satisfied.**

19. The conditions of section 363(f) of the Bankruptcy Code have been satisfied in full such that, other than the Assumed Liabilities and Permitted Encumbrances, the Sale and any purchase of the Purchased Assets will be free and clear of any Encumbrances.

20. The Buyer would not have entered into the APA and would not consummate the Transactions if (a) the sale and/or transfer of the Purchased Assets to the Buyer was not free and clear of all Encumbrances (other than Assumed Liabilities and Permitted Encumbrances) or (b) the Buyer would, or in the future could, be liable for any such Encumbrances (other than Assumed Liabilities and Permitted Encumbrances).

21. The applicable Debtor or Debtors may transfer or sell the Purchased Assets free and clear of all Encumbrances (other than Assumed Liabilities and Permitted Encumbrances) because, in each case, one or more of the standards set forth in section 363(f)(1)–(5) of the Bankruptcy Code has been satisfied. Subject to the terms and conditions of this Sale Order, all holders of Encumbrances (except to the extent that such Encumbrances are Permitted Encumbrances or Assumed Liabilities) are adequately protected by either (a) having their Encumbrances, if any, in each instance against the Debtors, their estates, or the Purchased Assets, attach to the net cash proceeds of the Purchase Price ultimately attributable to the Purchased Assets in which such creditor alleges Encumbrances in the same order of priority, with the same validity, force, and effect that such Encumbrances had prior to the Sale, subject to any claims and defenses the Debtors and their estates may possess with respect thereto, or (b) fall within one or more of the other subsections of section 363(f) of the Bankruptcy Code.



22. Those holders of Encumbrances who did not object or who withdrew their objections to the Motion are deemed to have consented pursuant to section 363(f)(2) of the Bankruptcy Code.

**XIII. Cure Costs and Adequate Assurance of Future Performance.**

23. Under the circumstances, the Debtors have demonstrated that assuming and assigning the Purchased Contracts and the Purchased Leases in connection with the Sale is an exercise of their sound business judgment, and that such assumption and assignment is in the best interests of the Debtors' estates, for the reasons set forth in the Motion and this Sale Order. Assumption and assignment of the Purchased Contracts and the Purchased Leases to the Buyer is necessary and appropriate under the circumstances, is integral to the Debtors' overall restructuring efforts, and the Buyer has demonstrated that it can reasonably carry on the obligations under the Purchased Contracts and the Purchased Leases.

24. The assumption and assignment of the Purchased Contracts and the Purchased Leases listed in the APA pursuant to the terms of this Sale Order is integral to the APA, does not constitute unfair discrimination, and is in the best interests of the Debtors and their estates, their creditors, and all other parties in interest, and represents a reasonable exercise of sound and prudent business judgment by the Debtors. Subject to the terms and conditions of the APA, the applicable Debtor or Debtors shall, (a) to the extent necessary, cure or provide adequate assurance of cure, of any default existing prior to the Closing Date with respect to the Purchased Contracts and the Purchased Leases within the meaning of sections 365(b)(1)(A) and 365(f)(2)(A) of the Bankruptcy Code, and (b) to the extent necessary, provide compensation or adequate assurance of compensation to any party for any actual pecuniary loss to such party resulting from a default prior to the date hereof with respect to the Purchased Contracts and the Purchased Leases within the meaning of sections 365(b)(1)(B) and 365(f)(2)(A) of the Bankruptcy Code. The applicable

Debtor's or Debtors' promise to pay or otherwise cure all defaults or other obligations of the applicable Debtor or Debtors under the Purchased Contracts and the Purchased Leases arising or accruing prior to the Closing Date, or otherwise required to be paid pursuant to section 365 of the Bankruptcy Code in connection with the assumption and assignment of the Purchased Contracts and the Purchased Leases that are listed on Schedule 1 attached hereto (as may be amended or modified from time to time, the "Cure Schedule," and the related costs, collectively, the "Cure Costs") in accordance with the terms of the APA and the Buyer's promise to perform the obligations under the Purchased Contracts and the Purchased Leases shall constitute adequate assurance of future performance within the meaning of sections 365(b)(1)(C) and 365(f)(2)(B) of the Bankruptcy Code to the extent that any such assurance is required and not waived by the counterparties to such Purchased Contracts and Purchased Leases.

25. On, prior to, or after the Closing Date, as applicable, the applicable Debtor or Debtors shall pay the Cure Costs for the Purchased Contracts and the Purchased Leases and cure any and all other defaults and breaches under the Purchased Contracts and the Purchased Leases to the extent required under section 365 of the Bankruptcy Code; *provided, however*, that the applicable Debtor or Debtors shall not pay any Cure Costs on account of any Purchased Contract or Purchased Lease for which there is an unresolved objection by a non-Debtor counterparty to the Cure Costs or other dispute as to the assumption or assignment of such Contract or Lease (such contract or lease, a "Disputed Contract" or "Disputed Lease"). With respect to each Purchased Contract or Purchased Lease that is a Disputed Contract or Disputed Lease, on the date that is five Business Days after the date on which (a) the Cure Costs with respect to such Purchased Contract or Purchased Lease have been consensually agreed or (b) the Court has entered an order fixing such Cure Costs, or as soon as reasonably practical thereafter, the applicable Debtor or

Debtors shall pay such Cure Costs, upon which such Purchased Contracts and/or Purchased Leases, as applicable, shall be deemed assumed by the applicable Debtor or Debtors and assigned to the Buyer.

26. Under the circumstances, the Debtors have demonstrated that assuming and assigning the Purchased Contracts and the Purchased Leases in connection with the Sale as of the Closing Date is an exercise of their sound business judgment, and that such assumption and assignment is in the best interests of the Debtors' estates, for the reasons set forth in the Motion and on the record at the Sale Hearing, including, without limitation, because the assumption and assignment of the Purchased Contracts and the Purchased Leases in connection with the Sale is a material component to the overall consideration provided by the Buyer and will maintain the ongoing business operations of the Debtors, limit the losses of counterparties to Purchased Contracts and Purchased Leases, and maximize the distribution to creditors of the Debtors.

27. The assignment of the Purchased Contracts and the Purchased Leases is necessary and appropriate under the circumstances in connection with the Sale, is integral to the Debtors' overall restructuring efforts, and the Buyer has demonstrated that it can reasonably carry on the obligations under the Purchased Contracts and the Purchased Leases.

#### **XIV. Compelling Circumstances for an Immediate Sale.**

28. Good and sufficient reasons for approval of the APA and the Sale have been articulated. The relief requested in the Motion is in the best interests of the Debtors, their estates, their creditors, and other parties in interest. The Debtors have demonstrated both (a) good, sufficient, and sound business purposes and justifications for approving the APA and (b) compelling circumstances for the Sale outside the ordinary course of business, pursuant to section 363(b) of the Bankruptcy Code before, and outside of, a chapter 11 plan, in that, among other things, the immediate consummation of the Sale with the Buyer is necessary and appropriate

to maximize the value of the Debtors' estates and the Sale will provide the means for the Debtors to maximize distributions to creditors.

29. The Debtors have articulated good and sound business reasons for waiving the stay otherwise imposed by Bankruptcy Rules 6004(h), 6006(d), and 7062.

**XV. Buyer Expense Reimbursement.**

30. Approval of the Buyer Expense Reimbursement in an amount not to exceed \$3 million, solely to the extent contemplated in the APA, is in the best interests of the Debtors' estates and their creditors. The Buyer Expense Reimbursement is: (a) commensurate to the real and substantial benefits conferred upon the Debtors' estates by the Buyer; (b) reasonable and appropriate in light of (i) the size and nature of the Sale contemplated by the APA, (ii) the commitments that have been made by the Buyer, and (iii) the efforts that have been expended by the Buyer; and (c) an essential inducement to, and condition of, the Buyer's entry into the APA. As such, the Debtors' agreement to pay the Buyer Expense Reimbursement solely to the extent contemplated in and subject to the terms of the APA is a valid exercise of the Debtors' business judgment.

**XVI. Consent and Waiver.**

31. Section 6.05(k) of the DIP Credit Agreement and paragraph 8(b) of the Final DIP Order provide that the Debtors are not permitted to sell, transfer, lease, or otherwise dispose of any assets, including any Equity Interests (as defined in the DIP Credit Agreement) owned by the Debtors, unless such Disposition (as defined in the DIP Credit Agreement) is made in connection with a Sufficient Bid (as defined in the DIP Credit Agreement) or otherwise with the prior written consent of the Required Supermajority Lenders (as defined in the DIP Credit Agreement). Additionally, section 8.12 of the DIP Credit Agreement, section 8.12 of the Prepetition First Lien Credit Agreement, and paragraph 28 of the Final DIP Order provide that (a) the DIP Agent or its

designee (in each case, acting at the direction of the Required DIP Lenders) has the unqualified right to credit bid up to the full amount of the DIP Obligations in any sale of all or any portion of the DIP Collateral, and (b) the Prepetition First Lien Agent or its designee (in each case, acting at the direction of Prepetition First Lien Lenders constituting “Required Lenders” under, and as defined in, the Prepetition First Lien Credit Agreement) has the unqualified right to credit bid up to the full amount of the Prepetition First Lien Secured Obligations in any sale of all or any portion of the Prepetition First Lien Collateral.

32. At the request of the Buyer and the applicable Debtors, on April 15, 2025, the DIP Agent, acting at the direction of the Required DIP Lenders, the Prepetition First Lien Agent, acting at the direction of the Required Lenders, the DIP Lenders (constituting Required Supermajority Lenders under the DIP Credit Agreement), and the Prepetition First Lien Lenders (constituting Required Lenders under the Prepetition First Lien Credit Agreement) executed and delivered to the Buyer a consent and waiver agreement (the “Consent and Waiver Agreement”), pursuant to which, among other things, and subject to the terms and conditions therein, (a) the Required Supermajority Lenders consented to the Sale pursuant to section 6.05(k) of the DIP Credit Agreement and paragraph 8(b) of the Final DIP Order and (b) the Required DIP Lenders under the DIP Credit Agreement and the Required Lenders under the Prepetition First Lien Credit Agreement agreed to waive the applicability of section 8.12 of the DIP Credit Agreement, section 8.12 of the Prepetition First Lien Credit Agreement, and paragraph 28 of the Final DIP Order in connection with the Sale; *provided* that (i) the DIP Liens and the Prepetition First Lien Liens attach to the proceeds of the Sale with the same priority as existed prior to the Sale and retain the same validity, force, and effect that existed prior to the Sale and (ii) the proceeds of the Sale shall be distributed in accordance with the DIP Credit Agreement and the Final DIP Order.

33. The Consent and Waiver Agreement is a material component to the overall consideration provided by the Seller to the Buyer and is appropriate under the circumstances of the Sale. The Buyer would not have entered into the APA without the Consent and Waiver Agreement, thereby adversely affecting the Debtors, their estates, and their creditors. The Consent and Waiver Agreement was thus a material inducement to the Buyer agreeing to (a) enter into the APA, (b) purchase the Purchased Assets for the Purchase Price, and (c) consummate the Sale and the Transactions.

**NOW, THEREFORE, IT IS ORDERED, ADJUDGED, AND DECREED THAT:**

**I. General Provisions.**

1. The Motion is granted and approved to the extent indicated herein, and entry into and performance under, and in respect of, the APA, and the consummation of the Sale contemplated thereby, is authorized and approved as set forth in this Sale Order.

2. All objections to the Motion or the relief requested therein that have not been withdrawn, waived, or settled as announced to the Court at the Sale Hearing (the full record of which is incorporated herein by reference) or by stipulation filed with the Court, and all reservations of rights included in such objections, are hereby denied and overruled on the merits with prejudice. Those parties who did not object or who withdrew their objections to the Motion are deemed to have consented pursuant to section 363(f)(2) of the Bankruptcy Code to the relief granted herein.

3. Notice of the Motion and Sale Hearing was adequate, appropriate, fair, and equitable under the circumstances and complied in all respects with section 102(1) of the Bankruptcy Code and Bankruptcy Rules 2002, 6004, 6006, 9007, 9008, and 9014.

## **II. Approval of the APA.**

4. The APA, all other instruments and documents related thereto or contemplated thereby, and all of the terms and conditions thereof, are hereby approved pursuant to sections 105(a), 363, and 365 of the Bankruptcy Code and Bankruptcy Rules 2002, 6004, and 6006.

5. Pursuant to sections 363(b) and 363(f) of the Bankruptcy Code, the Debtors are authorized and empowered to take any and all actions necessary or appropriate to (a) perform, consummate, implement, and close the Sale pursuant to and in accordance with the terms and conditions of, and as contemplated in, the APA and this Sale Order and (b) execute and deliver, perform under, consummate, implement, and fully close the APA, including the assumption and assignment to the Buyer of the Purchased Contracts and the Purchased Leases, together with all other additional instruments and documents that may be necessary or desirable to implement the APA and the Sale, without any further corporate action or order of the Court.

6. Subject only to the restrictions set forth in this Sale Order and the APA, the Debtors and the Buyer are hereby authorized to take any and all actions as may be necessary or desirable to implement the Sale, and any actions taken by the Debtors and/or the Buyer necessary or desirable to implement the Sale prior to the date of this Sale Order, are hereby approved and ratified.

7. This Sale Order and the terms and provisions of the APA shall be binding in all respects upon the Bound Parties. The APA shall not be subject to rejection or avoidance by the Debtors, their estates, their creditors, their equity holders, or any trustees, examiners, or receivers. Any trustee appointed in these cases (including a chapter 7 trustee, if applicable) shall be and hereby is authorized to operate the businesses of the Debtors to the fullest extent necessary to permit compliance with the terms of this Sale Order. This Sale Order and the APA shall inure to

the benefit of the Debtors, their estates and creditors, the Buyer, and the respective successors and assigns of each of the foregoing (including the Buyer's designees).

**III. Transfer of the Purchased Assets.**

8. Subject only to the terms of this Sale Order, pursuant to sections 105(a), 363, and 365 of the Bankruptcy Code, the Debtors are authorized to transfer the Purchased Assets to the Buyer in accordance with the terms of the APA. Such transfer shall constitute a legal, valid, binding, and effective transfer of all such Purchased Assets and shall vest the Buyer with title to the Purchased Assets. Pursuant to sections 105(a) and 363(f) of the Bankruptcy Code, the Purchased Assets shall be sold free and clear of all Encumbrances of any kind or nature whatsoever, other than Permitted Encumbrances and Assumed Liabilities. Any and all valid and perfected Encumbrances shall attach to the net proceeds of the Sale ultimately attributable to the property against or in which such Encumbrances are asserted, subject to the terms thereof, after application of the net proceeds in accordance with this Sale Order, with the same validity, force, and effect, and in the same order of priority, which such Encumbrances had prior to the Sale, subject to any rights, claims, and defenses the Debtors or their estates, as applicable, may possess with respect thereto.

9. The Debtors are hereby authorized to take any and all actions necessary to consummate the APA, including any actions that otherwise would require further approval by shareholders, members, or their board of directors, as the case may be, without the need of obtaining such approvals.

10. The sale of the Purchased Assets to the Buyer pursuant to the APA and the consummation of the Transactions do not require any consents other than as specifically provided for in the APA, the Restructuring Support Agreement, the Final DIP Order, and the DIP Credit Agreement. Each and every foreign and domestic federal, provincial, territorial, state, and local



governmental agency or department is hereby authorized to accept any and all documents and instruments necessary and appropriate to consummate the Transactions. A certified copy of this Sale Order may be filed with the appropriate clerk or recorded with the recorder of any state, county, province, or local authority to act to cancel any of the Encumbrances, and any other encumbrances of record, except for the Permitted Encumbrances and Assumed Liabilities.

11. If any person or entity that has filed statements or other documents or agreements evidencing Encumbrances on or in all or any portion of the Purchased Assets (other than statements or documents with respect to Permitted Encumbrances or Assumed Liabilities) has not delivered, or refused to deliver, to the Debtors, in proper form for filing and executed by the appropriate parties, termination statements, instruments of satisfaction, releases of liens and easements, and any other documents necessary for the purpose of documenting the release of all Encumbrances which the person or entity has or may assert with respect to all or any portion of the Purchased Assets, the Debtors and the Buyer are hereby authorized, on behalf of the Debtors, to execute and file such statements, instruments, releases, and other documents on behalf of such person or entity with respect to the Purchased Assets. The Debtors and the Buyer are each authorized to file a copy of this Sale Order in any court where the person or entity filed the statements, documents, or agreements evidencing such Encumbrances, which, upon filing, shall be conclusive evidence of the release and termination of all such Encumbrances.

12. This Sale Order is and shall be binding upon and govern the acts of all persons and entities, including, without limitation, all filing agents, filing officers, title agents, title companies, recorders of mortgages, recorders of deeds, registrars of deeds, administrative agencies, governmental departments, secretaries of state, foreign or domestic federal, state, provincial, territorial, and local officials, and all other persons and entities who may be required by operation

of law, the duties of their office, or contract, to accept, file, register, or otherwise record or release any documents or instruments, or who may be required to report or insure any title or state of title in or to any lease, and each of the foregoing persons and entities is hereby directed to accept for filing any and all of the documents and instruments necessary and appropriate to consummate the Transactions, including the Sale. The Purchased Assets are sold free and clear of any reclamation rights.

13. Except for as provided in the APA and this Sale Order, after the Closing Date, the Debtors shall have no further liability with respect to the Purchased Assets, and any claims, whether administrative or otherwise, relating to or arising from such Purchased Assets after the Closing Date asserted against the Debtors shall be deemed disallowed.

**IV. Assumption and Assignment of Purchased Contracts and Purchased Leases.**

14. The applicable Debtor or Debtors are hereby authorized and directed in accordance with sections 105(a), 363, and 365 of the Bankruptcy Code to (a) assume and assign to the Buyer, in accordance with the terms of the APA and this Sale Order, the Purchased Contracts and the Purchased Leases identified on **Exhibit 1** to this Sale Order (as may be amended or modified from time to time in accordance with the terms of this Sale Order and the APA) free and clear of all Encumbrances (other than the Assumed Liabilities and Permitted Encumbrances) effective as of the Closing Date or such other date after the Closing Date, subject to the terms of the APA and this Sale Order, or as otherwise provided by a separate order of this Bankruptcy Court, and (b) execute and deliver to the Buyer such documents or other instruments as the Buyer deems may be necessary to assign and transfer the Purchased Contracts and the Purchased Leases to the Buyer.

15. With respect to the Purchased Contracts and the Purchased Leases: (a) the applicable Debtor or Debtors may assume each of the Purchased Contracts and the Purchased Leases in accordance with section 365 of the Bankruptcy Code; (b) the applicable Debtor or

Debtors may assign each of the Purchased Contracts and the Purchased Leases to the Buyer in accordance with sections 363 and 365 of the Bankruptcy Code, this Sale Order, and the APA, and any provisions in any of the Purchased Contracts and the Purchased Leases that prohibit or condition the assignment of such Purchased Contracts and Purchased Leases or allow the party to such Purchased Contract and Purchased Lease to terminate, recapture, impose any penalty, condition renewal or extension, or modify any term or condition upon the assignment of such Purchased Contract and Purchased Lease, constitute unenforceable anti-assignment provisions which are void and of no force and effect; (c) subject to the applicable Debtor's or Debtors' payment of Cure Costs, all other requirements and conditions under sections 363 and 365 of the Bankruptcy Code for the assumption by the applicable Debtor or Debtors and assignment to the Buyer of each Purchased Contract and Purchased Lease have been satisfied; and (d) the Purchased Contracts and the Purchased Leases shall be transferred and assigned to, and following the Closing Date, or such other date after the Closing Date, as applicable, remain in full force and effect for the benefit of, the Buyer, notwithstanding any provision in any such Purchased Contract or Purchased Lease (including those of the type described in sections 365(b)(2) and 365(f) of the Bankruptcy Code) that prohibits, restricts, or conditions, or that purports to prohibit, restrict, or condition, such assignment or transfer and, pursuant to section 365(k) of the Bankruptcy Code, the Debtors shall be relieved from any further liability with respect to the Purchased Contracts and Purchased Leases after such assumption and assignment to the Buyer.

16. Assignment Objections were to be filed with the Court, or will be filed with the Court, by no later than (a) April 29, 2025, or (b) for any Purchased Contract or Purchased Lease added to **Schedule 1** after April 15, 2025, 14 days after service of the notice to such Purchased Contract or Purchased Lease counterparty. If a counterparty to a Purchased Contract or Purchased

Lease failed to properly and timely file and serve an Assignment Objection in accordance with the Motion, the counterparty is hereby forever barred from asserting any objection with regard to the assumption or assignment of its Purchased Contract or Purchased Lease, as applicable, and notwithstanding anything to the contrary in the Purchased Contract or the Purchased Lease or any other document, the Cure Costs set forth in the Cure Schedule shall be the only amount necessary to cure outstanding defaults under the applicable Purchased Contract or Purchased Lease under section 365 of the Bankruptcy Code. If no Assignment Objection has been filed, or an Assignment Objection has been properly filed but has been resolved by the parties or determined by the Court, this Sale Order shall serve as approval of the assumption and assignment of the applicable Purchased Contract or Purchased Lease to the Buyer without need for a further notice of order. If an Assumption Objection has been properly filed with respect to a Purchased Contract or Purchased Lease and is not resolved by the parties or determined by the Court prior to the Closing Date, the Seller's assumption and assignment of such Purchased Contract or Purchased Lease shall be subject to the requirements applicable to Disputed Contracts set forth in the APA.

17. The pendency of a dispute relating to a particular Purchased Contract and Purchased Lease shall not delay the assumption and assignment of any other Purchased Contract and Purchased Lease or the Closing. Upon the effective date of the assignment of any Purchased Contract and Purchased Lease, in accordance with sections 363 and 365 of the Bankruptcy Code, the Buyer shall be fully and irrevocably vested in all right, title, and interest of each Purchased Contract and Purchased Lease. To the extent provided in the APA, the Debtors shall cooperate with, and take all actions reasonably requested by, the Buyer to effectuate the foregoing.

18. Each Purchased Contract and Purchased Lease counterparty is deemed to have consented to the assumption and assignment of such Purchased Contract and Purchased Lease, as

applicable, and the Buyer shall be deemed to have demonstrated adequate assurance of future performance with respect to each such Purchased Contract and Purchased Lease pursuant to sections 365(b)(1)(C) and 365(f)(2)(B) of the Bankruptcy Code.

19. Upon the applicable Debtor's or Debtors' assignment of the Purchased Contracts and Purchased Leases to the Buyer under the provisions of this Sale Order, any additional orders of this Court, and the applicable Debtor's or Debtors' payment of any Cure Costs pursuant to the terms hereof or the APA, no default shall exist under any Purchased Contract and Purchased Lease, and no counterparty to any Purchased Contract and Purchased Lease shall be permitted (a) to declare a default under such Purchased Contract and Purchased Lease or (b) to otherwise take action against the Debtors, the Reorganized Debtors, or the Buyer as a result of any Debtors' financial condition, bankruptcy, or failure to perform any of its obligations under the relevant Purchased Contract and/or Purchased Lease, as applicable. Each non-Debtor party to a Purchased Contract and Purchased Lease hereby is forever barred, estopped, and permanently enjoined from (i) asserting against the Debtors or the Buyer, or the property of any of them, any default or Claim arising out of any indemnity obligation or warranties for acts or occurrences arising prior to or existing as of the Closing Date, or, against the Buyer, any counterclaim, defense, setoff, or any other Claim asserted or assertable against the Debtors and (ii) imposing or charging against the Buyer or its affiliates any rent accelerations, assignment fees, increases, or any other fees as a result of the applicable Debtor's or Debtors' assumption and assignment of the Purchased Contracts and the Purchased Leases to the Buyer. Any provision in any Purchased Contract or Purchased Lease that purports to declare a breach, default, or termination as a result of a change of control of the Purchased Assets is hereby deemed unenforceable under section 365(f) of the Bankruptcy Code. To the extent that any counterparty to a Purchased Contract and/or Purchased

Lease was notified of the Cure Costs (or the absence thereof) and failed to object to such Cure Costs (or the absence thereof) with respect to a Purchased Contract and/or Purchased Lease, as applicable, such counterparty shall be deemed to have consented to such Cure Costs (or the absence thereof) and is deemed to have waived any right to assert or collect or enforce any Cure Costs that may arise or have arisen prior to or as of the Closing.

20. On the Closing Date, or such other date after the Closing Date as provided in this Sale Order and the APA, the Buyer shall be deemed to be substituted for the applicable Debtor as a party to the applicable Purchased Contract and Purchased Lease and the applicable Debtors shall be relieved, pursuant to section 365(k) of the Bankruptcy Code, from any further liability under the Purchased Contract and the Purchased Lease. There shall be no rent or other payment accelerations, assignment fees, increases, or any similar fees, costs, or expenses charged to the Debtors or to the Buyer as a result of the assumption and assignment of the Purchased Contracts and the Purchased Leases.

21. All counterparties to the Purchased Contracts and Purchased Leases shall cooperate and expeditiously execute and deliver, upon the reasonable requests of the Buyer, and shall not charge the Debtors or the Buyer for any instruments, applications, consents, or other documents that may be required or requested by any public authority or other party or entity to effectuate the applicable transfers in connection with the Sale.

22. For the avoidance of doubt, any amendments to the Purchased Leases entered into by the Debtors prior to the Closing Date that provide that such amendment shall be effective upon the assumption of such amendment pursuant to a chapter 11 plan shall be deemed effective as of the assumption of such Purchased Lease pursuant to the terms of this Sale Order and the APA.

23. The assumption and assignment of each of the Purchased Contracts and Purchased Leases is made in good faith under sections 363(b) and 363(m) of the Bankruptcy Code and is entitled to the protections thereof.

**V. Buyer Expense Reimbursement.**

24. The Buyer Expense Reimbursement is appropriate under the circumstances and is hereby approved. The Debtors, in an exercise of their reasonable business judgment and their fiduciary duties, are hereby authorized to pay the Buyer Expense Reimbursement in accordance with the APA without further order of this Court solely to the extent required pursuant to section 8.1 of the APA.

**VI. Use of Proceeds.**

25. Notwithstanding anything to the contrary set forth herein, in accordance with the Final DIP Order, the DIP Loan Documents, the Prepetition ABL Loan Documents, the Prepetition ABL Intercreditor Agreement, and the Prepetition First Lien Loan Documents, on the Closing Date, the Debtors shall transfer, or cause to be transferred, the proceeds generated from the Sale of (a) the Purchased Assets constituting ABL Priority Collateral or ABL Priority DIP Collateral to the Prepetition ABL Agent for permanent application against the Prepetition ABL Secured Obligations (including the ABL Adequate Protection Claims, if any) and (b) all other Purchased Assets to the DIP Agent for permanent application against the DIP Obligations.

**VII. Prohibition of Actions Against the Buyer.**

26. All persons and entities that are presently, or on the Closing Date may be, in possession of some or all of the Purchased Assets to be sold, transferred, or conveyed to or by the Buyer pursuant to the APA are hereby directed to surrender possession of those portions of the Assets to the Buyer on the Closing Date. Subject to the terms, conditions, and provisions of this Sale Order, all persons and entities are hereby forever prohibited and enjoined from taking any

action that would adversely affect or interfere with the ability of the applicable Debtor or Debtors to sell and/or transfer the Purchased Assets to the Buyer in accordance with the terms of the APA and this Sale Order.

27. To the maximum extent permitted by law, in accordance with the APA, the Buyer shall be authorized, as of the Closing Date, to operate under any license, permit, registration, and governmental authorization or approval (collectively, the “Licenses”) of the applicable Debtor or Debtors with respect to the Purchased Assets and the Sale. To the extent the Buyer cannot operate under any Licenses in accordance with the previous sentence, such Licenses shall be in effect while the Buyer, with assistance from the Debtors, works promptly and diligently to apply for and secure all necessary government approvals for new issuance of Licenses to the Buyer.

28. Notwithstanding anything in this Sale Order, subject to section 525(a) of the Bankruptcy Code, no governmental unit (as defined in section 101(27) of the Bankruptcy Code) or any representative thereof may revoke, suspend any right, license, trademark, or other permission relating to the use of the Purchased Assets sold, transferred, or conveyed to the Buyer on account of the filing or pendency of these chapter 11 cases, the conduct of the Sale, or the consummation of the Transactions.

#### **VIII. Other Provisions.**

29. The Debtors and the DIP Agent are authorized to prepare and file, execute, and deliver any applicable UCC termination statement or other release documentation pursuant to this Sale Order.

30. This Sale Order constitutes a final order within the meaning of 28 U.S.C. § 158(a). Notwithstanding the applicability of any of Bankruptcy Rules 6004(h), 6006(d), 7062, 9014, or any other provisions of the Bankruptcy Rules or the Local Rules stating the contrary, the terms and provisions of this Sale Order shall be immediately effective and enforceable upon its entry, any



applicable stay of the effectiveness and enforceability of this Sale Order is hereby waived, and the Debtors and the Buyer are authorized to close the Sale immediately upon entry of this Sale Order.

31. The failure to specifically include any particular provision of the APA in this Sale Order shall not diminish or impair the effectiveness of such provision, it being the intent of the Court that the APA be authorized and approved in their entirety; *provided* that this Sale Order shall govern if there is any inconsistency between such agreements, as applicable, and this Sale Order.

32. The APA and any related documents or other instruments may, with the consent of the Required DIP Lenders under the DIP Credit Agreement and the Required Lenders under the Prepetition First Lien Credit Agreement (such consents not to be unreasonably withheld), be modified, amended, or supplemented by the parties thereto and in accordance with the terms thereof, without further order of the Court.

33. During the pendency of these chapter 11 cases, the Court shall retain exclusive jurisdiction to, among other things, interpret, implement, and enforce the terms and provisions of this Sale Order and the APA, all amendments thereto and any waivers and consents thereunder, and each of the agreements executed in connection therewith to which any Debtor is a party or which has been assigned by the applicable Debtor or Debtors to the Buyer, and to adjudicate, if necessary, any and all disputes concerning or relating in any way to the Sale, including, but not limited to, retaining jurisdiction to: (a) compel delivery of the Purchased Assets to the Buyer; (b) interpret, implement, and enforce the provisions of this Sale Order; and (c) protect the Buyer against any Encumbrances (other than the Assumed Liabilities or Permitted Encumbrances) with respect to the applicable Debtor or Debtors or the Purchased Assets of any kind or nature whatsoever, attaching to the proceeds of the Sale.

34. Notwithstanding the relief granted in this Sale Order and any actions taken pursuant to such relief, nothing in this Sale Order shall be deemed: (a) an implication or admission as to the amount of, basis for, or validity of any particular claim against the Debtors under the Bankruptcy Code or other applicable nonbankruptcy law; (b) a waiver of the Debtors' or any other party in interest's rights to dispute any particular claim on any grounds; (c) a promise or requirement to pay any particular claim; (d) an implication, admission, or finding that any particular claim is an administrative expense claim, other priority claim or otherwise of a type specified or defined in this Sale Order or the Motion or any order granting the relief requested by the Motion; (e) a request or authorization to reject any agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; (f) an admission by the Debtors as to the validity, priority, enforceability, or perfection of any lien on, security interest in, or other encumbrance on property of the Debtors' estates; (g) a waiver or limitation of the Debtors', or any other party in interest's, claims, causes of action, or other rights under the Bankruptcy Code or any other applicable law; (h) a rejection of any agreement, contract, lease, program, or policy under section 365 of the Bankruptcy Code; (i) a concession by the Debtors that any liens (contractual, common law, statutory, or otherwise) that may be satisfied pursuant to the relief requested in the Motion are valid, and the rights of all parties in interest are expressly reserved to contest the extent, validity, or perfection or seek avoidance of all such liens; (j) a waiver of the obligation of any party in interest to file a proof of claim; or (k) to otherwise affect the Debtors' rights under section 365 of the Bankruptcy Code to reject any executory contract or unexpired lease.

35. The Debtors, including their respective officers, employees, and agents, and the Buyer are authorized to take all actions necessary to effectuate the relief granted pursuant to this Sale Order in accordance with the Motion.

36. To the extent this Sale Order is inconsistent with any prior order or pleading filed in these chapter 11 cases related to the Motion, the terms of this Sale Order shall govern.

37. The headings in this Sale Order are for purposes of reference and shall not limit or otherwise affect the meaning of the Sale Order.

**Exhibit 1**

**APA**

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**ASSET PURCHASE AGREEMENT**

**by and between**

**FRANCHISE GROUP INTERMEDIATE V, LLC**

**and**

**TVS BUYER, LLC**

**Dated as of April 15, 2025**

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## EXHIBITS

Exhibit A	Form of Bill of Sale and Assignment and Assumption Agreement
Exhibit B	Form of Domain Name Transfer Agreement
Exhibit C	Form of Trademark Assignment Agreement
Exhibit D	Form of Lease Assignment
Exhibit E	Illustrative Net Working Capital Calculation
Exhibit F	Equity Commitment Letter
Exhibit G	Transition Services Agreement
Exhibit H	Assumed Indebtedness
Exhibit I	Form of Secured Party Deliverables
Exhibit J	Accounting Policies

## ASSET PURCHASE AGREEMENT

**ASSET PURCHASE AGREEMENT** (this “**Agreement**”) is made and executed as of April 15, 2025 (the “**Execution Date**”), by and between Franchise Group Intermediate V, LLC, a Delaware limited liability company (“**Seller**”), and TVS Buyer, LLC, a Delaware limited liability company (“**Buyer**”). Seller and Buyer may be referred to herein individually as a “**Party**” and collectively as the “**Parties**.” Capitalized terms used herein and not otherwise defined will have the meaning set forth in Article 1.

### RECITALS

**WHEREAS**, Seller and its Subsidiaries are engaged in the Business;

**WHEREAS**, on November 3, 2024, Seller and certain of its Affiliates (collectively, the “**Debtors**”) commenced cases (the “**Chapter 11 Cases**”) by filing voluntary petitions for relief under Chapter 11 of Title 11 of the United States Code, 11 U.S.C. §§ 101 *et seq.* (as amended, the “**Bankruptcy Code**”), in the United States Bankruptcy Court for the District of Delaware (the “**Bankruptcy Court**”);

**WHEREAS**, Seller desires to sell, transfer, convey, assign and deliver to Buyer, and Buyer desires to purchase, acquire, accept and assume from Seller, the Purchased Assets and the Assumed Liabilities, in each case upon the terms and subject to the conditions hereinafter set forth;

**WHEREAS**, the Purchased Assets and the Assumed Liabilities are assets and liabilities of Seller and its Subsidiaries which are to be sold, transferred, conveyed, assigned and delivered and purchased, acquired, accepted and assumed pursuant to the Sale Order and this Agreement, free and clear of all Encumbrances and Liabilities except the Assumed Liabilities and the Permitted Encumbrances, which Sale Order will include the authorization for the assumption and assignment of certain executory contracts and unexpired leases and liabilities thereunder under section 365 of the Bankruptcy Code, all in the manner and on the terms and subject to the conditions set forth herein and in accordance with other applicable provisions of the Bankruptcy Code;

**WHEREAS**, in connection with entering into this Agreement, Buyer received the Secured Party Deliverables; and

**WHEREAS**, in connection with entering into this Agreement, an aggregate amount equal to \$15,000,000 in cash shall be deposited by Buyer on its behalf as a “good faith deposit” (the “**Deposit**”) by wire transfer of immediately available funds to the Escrow Agent, to be held in escrow in accordance with the terms of that certain Escrow Agreement (as amended, restated, amended and restated, supplemented, or modified from time to time in accordance with its terms, the “**Deposit Escrow Agreement**”), by and among Buyer, Seller and the Escrow Agent. The Deposit shall not be subject to any lien, attachment, trustee process, or any other judicial process of any creditor of any Seller or Buyer and shall be applied against payment of the Purchase Price on the Closing Date or otherwise distributed or returned according to the terms of this Agreement and Deposit Escrow Agreement, as applicable.



**NOW, THEREFORE**, in consideration of the mutual benefits to be derived from this Agreement, the representations, warranties, conditions, agreements and promises contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties, intending to be legally bound, hereby agree as follows:

## **ARTICLE 1 DEFINITIONS**

**1.1 Certain Defined Terms.** As used herein, the following terms shall have the following meanings:

**“Accounting Firm”** means (a) a nationally recognized independent accounting firm mutually acceptable to Buyer and Seller, or (b) if Buyer and Seller are unable to agree on a mutually agreeable nationally recognized independent accounting firm, each of Buyer and Seller shall select a nationally recognized independent accounting firm and such two accounting firms shall designate a third nationally independent public accounting firm that neither presently is, nor in the past one (1) year has been, engaged by any Party or its Affiliates.

**“Accounting Policies”** has the meaning set forth on Exhibit J attached hereto.

**“Accounts Receivable”** means all amounts (whether current or non-current) related to the Purchased Assets that constitute, as of the Closing, accounts receivable, notes receivable and other rights or indebtedness due and owed by any Third Party to Seller or any of its Subsidiaries and related to the Business, in each case, whether billed or unbilled, recorded or unrecorded, written off or not written off.

**“Affiliate”** means, with respect to a Person, any other Person that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with such first Person, and a Person shall be deemed to be controlled by another Person if controlled in any manner whatsoever that results in control in fact by that other Person (or that other Person and any Person or Persons with whom that other Person is acting jointly or in concert), whether directly or indirectly.

**“Agreement”** has the meaning set forth in the Preamble (as amended, restated, amended and restated, supplemented, or modified from time to time in accordance with its terms), and includes all schedules and exhibits hereto, and all instruments amending, restating, amending and restating, supplementing, modifying, or otherwise confirming this Agreement.

**“Allocation”** has the meaning set forth in Section 2.3.2.

**“Ancillary Agreements”** means the Bill of Sale, the Deposit Escrow Agreement, the Domain Name Transfer Agreement, the Lease Assignment, the Trademark Assignment Agreement, the Transition Services Agreement and any other agreements, certificates and other instruments delivered, given or contemplated pursuant to this Agreement.

**“Anti-Corruption Laws”** has the meaning set forth in Section 3.1.17.

**“Antitrust Laws”** means the Sherman Act of 1890, the Clayton Act of 1914, the Federal Trade Commission Act of 1914, the HSR Act and all other federal, state and foreign statutes, rules, regulations, orders, decrees and other Laws and Orders that are designed or intended to prohibit, restrict or regulate actions having the purpose or effect of monopolization or restraint of trade or lessening competition through merger or acquisition.

**“Appointee”** has the meaning set forth in Section 8.1.4.

**“Apportioned Obligations”** has the meaning set forth in Section 5.3.2(b).

**“Artificial Intelligence Systems”** has the meaning set forth in Section 3.1.8(j).

**“Associated Person”** means, with respect to a Person, any of such Person’s former, current and future Affiliates, incorporators, financing sources, consultants, equity holders, members, stockholders, shareholders, controlling Persons, Representatives, managers, general or limited partners or assignees (or any former, current or future Affiliates, incorporators, financing sources (including the Debt Financing Sources), consultants, equity holders, members, stockholders, shareholders, controlling Persons, Representatives, managers, general or limited partners or assignees of any of the foregoing).

**“Assumed Indebtedness”** means in connection with the Business, and without duplication, the aggregate amounts of any of the following types of indebtedness set forth in Exhibit H attached hereto: (a) any obligation in respect of any Purchased Contract classified as a capital or finance lease or required to be capitalized in accordance with GAAP, (b) the Tax Reserve Liability Amount, (c) fifty percent (50%) of all Liabilities for gift cards store credits, customer loyalty programs, and gift certificates validly issued by Seller and/or its Subsidiaries prior to the Closing Date, (d) fifty percent (50%) of all Liabilities for unclaimed property balance related to gift cards, store credits, customer loyalty programs, and gift certificates validly issued by Seller and/or its Subsidiaries prior to the Closing Date, (e) fifty percent (50%) of all Liabilities (other than the immediately preceding clause (d)) for unclaimed property liabilities (including, escheat unclaimed property, unclaimed property (i.e., Accounts Payable, unclaimed property and cash on accounts)), (f) obligations of the types referred to in the preceding clauses (a) through (e) of any other Person secured by any Encumbrances on any assets, even though such Person has not assumed or otherwise become liable for the payment thereof, (g) all accrued interest thereon and all penalties (including any penalties, expenses, premiums, make-whole, breakage costs or similar liabilities related to the repayment or pre-payment thereof), fees and premiums associated with the repayment of the obligations described in clauses (a) through (f) or (h) any indebtedness not taken into account in the immediately preceding clause (a) through (g), in each case that is associated with a Purchased Asset and/or an Assumed Liability.

**“Assumed Liabilities”** has the meaning set forth in Section 2.2.1.

**“Assumed Taxes”** has the meaning set forth in Section 2.2.1(g).

**“Avoidance Actions”** means those actual and/or potential claims and causes of action under sections 502(d) and 544 through 553 of the Bankruptcy Code, or any other avoidance actions under the Bankruptcy Code or any analogous state law.

“**Bank Accounts**” has the meaning set forth in the definition of Excluded Assets.

“**Bankruptcy Code**” has the meaning set forth in the Recitals.

“**Bankruptcy Court**” has the meaning set forth in the Recitals.

“**Bankruptcy Rules**” means (a) the Federal Rules of Bankruptcy Procedure, (b) any local rules of the Bankruptcy Court, and (c) any chambers rules of the Bankruptcy Court.

“**Base Cash Purchase Price**” means \$193,500,000.

“**Bill of Sale**” means the Bill of Sale and Assignment and Assumption Agreement, in substantially the form attached hereto as Exhibit A.

“**Business**” means the business and operations of Seller and its Subsidiaries as of the Closing that are related to its Vitamin Shoppe segment.

“**Business Day**” means any day other than Saturday, Sunday or a day on which banking institutions in New York, New York are permitted or obligated by Law to remain closed.

“**Business Employee**” means an individual employed by Seller or any of its Subsidiaries who is (a) a Store Employee, or (b) providing services primarily in connection with the Business.

“**Business Internet Properties**” means all Internet Properties used or held for use in connection with the Business and operated by or on behalf of Seller or any of its Affiliates, including the Internet domain names and Social Media Accounts listed on Section 3.1.8(b) of Seller Disclosure Schedules, together with (a) all site maps, templates, style guides, design materials and content (including any text, fonts, colors, cascading style sheets (CSS), layouts, video, images, graphics and e-mail templates) made available thereon, (b) all content, including blog content, posted on the foregoing Internet Properties, and (c) any documentation, information and other materials used or held for use in connection with any of the foregoing.

“**Buyer**” has the meaning set forth in the Preamble.

“**Buyer 401(k) Plan**” has the meaning set forth in Section 5.12.6.

“**Buyer Benefit Plans**” has the meaning set forth in Section 5.12.5.

“**Buyer Expense Reimbursement**” has the meaning set forth in Section 8.1.2.

“**Buyer’s Knowledge**” or “**Knowledge of Buyer**” means Michael A. Niegsch and Clayton Lechleiter in each case after reasonable inquiry of applicable direct reports.

“**Buyer Related Person**” means Buyer, each of its Affiliates, and each of Buyer’s and its Affiliates’ respective equity holders, stockholders, shareholders, officers, directors, employees, partners, members, managers, agents, attorneys, representatives, successors and permitted assigns (including the Business from and after the Closing).

“**Buyer Tax Benefits**” has the meaning set forth in Section 2.1.1(t).

“**Cash**” means with respect to the Business, the aggregate amount of all cash and cash equivalents determined in accordance with GAAP, including bank or other financial institution deposits, marketable securities, short-term investments and checks, wire transfers and ACHs received by not yet posted (net of any overdrafts and checks written, or wire transfers or ACHs initiated by the Business but not yet cleared), excluding (a) Restricted Cash associated with the Transferred Stores, (b) Store Cash, and (c) credit card receivables.

“**Cash Purchase Price**” means an amount equal to (a) the Base Cash Purchase Price, *less* (b) the Net Working Capital Shortfall (if any), *plus* (c) the Net Working Capital Surplus (if any) *less* (d) the Assumed Indebtedness; *provided*, that in any and all events, the Base Cash Purchase Price is inclusive of the Deposit.

“**Chapter 11 Cases**” has the meaning set forth in the Recitals.

“**Claims**” mean, collectively, all rights, claims (as that term is defined in section 101(5) of the Bankruptcy Code), causes of action, rights of recovery (including rights of indemnity, warranty rights, rights of contribution, rights to refunds and rights to reimbursement) and rights of set-off, in each case, whether class, individual or otherwise in nature, under contract or in law or in equity, known or unknown, contingent or matured, liquidated or unliquidated and all rights and remedies with respect thereto.

“**Closing**” has the meaning set forth in Section 2.4.

“**Closing Date**” has the meaning set forth in Section 2.4.

“**Closing Payment**” has the meaning set forth in Section 2.3.1(a).

“**Closing Statement**” has the meaning set forth in Section 2.8(a).

“**COBRA**” has the meaning set forth in Section 3.1.9(c).

“**Code**” means the U.S. Internal Revenue Code of 1986, as amended.

“**Confidentiality Agreement**” means that certain Amended and Restated Confidentiality Agreement, effective as of November 11, 2024, by and between Franchise Group, Inc. and Performance Investment Partners, LLC and that certain joinder agreement, dated as of February 19, 2025, by and between Kingswood Capital Management, L.P. and Performance Investment Partners, LLC.

“**Consenting First Lien Lenders**” means, collectively, as of the relevant time, those First Lien Lenders that are party to the Restructuring Support Agreement.

“**Continuing Employee Transfer Date**” has the meaning set forth in Section 5.12.10.

“**Continuing Employees**” has the meaning set forth in Section 5.12.2.

“**Contract**” means any executory contract, agreement, obligation, lease, sublease, license, sublicense, regulatory license, undertaking, engagement, sales order, purchase order, instrument

or other commitment, whether written or oral, that is binding on any Person or any part of its property under applicable Law.

**“Contracting Party”** has the meaning set forth in Section 7.2.1.

**“control,” “controlled by” and “under common control with”** mean, when used with respect to any specified Person, (a) the possession, directly or indirectly, of the power to direct the management or policies of that Person, directly or indirectly, whether through the ownership of securities, by trust, by contract, or otherwise or (b) the ownership, directly or indirectly, of more than 50% of the voting securities or other ownership interest of a business entity (or, with respect to a limited partnership or other similar entity, its general partner or controlling entity).

**“Copyrights”** has the meaning set forth in the definition of Intellectual Property.

**“Cure Costs”** shall mean the Liabilities that must be paid or otherwise satisfied to cure all of Debtors’ monetary defaults under the Purchased Contracts or the Purchased Leases necessary for such assumption and assignment to Buyer, in each case, pursuant to section 365 of the Bankruptcy Code, as provided herein and in the Sale Order (*provided*, that in no event shall Buyer be liable for any Cure Costs).

**“Data Privacy Laws”** means any Law concerning the collection, use, analysis, retention, storage, protection, transfer, disclosure, disposal or Processing of Personal Information.

**“Debt Commitment Letters”** means, collectively, the executed debt commitment letters dated as of the date hereof, provided to Buyer from each of (a) Wells Fargo Bank, N.A. and (b) Blue Torch Capital LP (or each of their respective Affiliates or other “Commitment Parties” referred to therein), together with all related term sheets, including all exhibits, schedules and annexes, and all fee letters and engagement letters delivered in connection therewith, in each case as amended, restated, amended and restated, supplemented, or modified from time to time in accordance with its terms.

**“Debt Financing”** means the debt financing incurred or intended to be incurred pursuant to the Debt Commitment Letters.

**“Debt Financing Sources”** means the entities that have committed to provide or arrange or otherwise entered into agreements in connection with all or any part of the Debt Financing in connection with the Transactions, including the parties to any joinder agreements, indentures or credit agreements entered pursuant thereto or relating thereto, together with their respective Affiliates, and their and their respective Affiliates’ officers, directors, managers, members, employees, agents, advisors, consultants and representatives and their respective successors and assigns.

**“Debtors”** has the meaning set forth in the Recitals.

**“Deposit”** has the meaning set forth in the Recitals.

**“Deposit Escrow Agreement”** has the meaning set forth in the Recitals.

**“Determination Time”** means 12:01 A.M. (Eastern Time) on the Closing Date.

**“DIP Financing Order”** means the Final Order (I) Authorizing the Debtors to (A) Obtain Senior Secured Priming Superpriority Postpetition Financing and (B) Use Cash Collateral, (II) Granting Liens and Providing Claims with Superpriority Administrative Expense Status, (III) Granting Adequate Protection to the Prepetition Secured Parties, (IV) Modifying the Automatic Stay, and (V) Granting Related Relief [Docket No. 414], entered by the Bankruptcy Court on December 11, 2024.

**“Disputed Contract”** has the meaning set forth in Section 5.8.6.

**“Disputed Item”** has the meaning set forth in Section 2.8(e).

**“Distribution Centers”** means the distribution centers of Seller located at (a) 112 The Vitamin Shoppe Way, Ashland, VA 23005 and (b) 925 N. 127th Ave, Avondale, AZ 85323.

**“Domain Name Transfer Agreement”** means the Domain Name Transfer Agreement, in substantially the form attached hereto as Exhibit B.

**“Employee Equipment”** means all mobile phones, computers, and related peripherals owned by Seller or its Subsidiaries and used by any Continuing Employee as of immediately prior to the Closing in connection with the Business, if any.

**“Employment Matters”** has the meaning set forth in Section 5.12.9.

**“Encumbrance”** means any mortgage, lien (statutory or otherwise, including as defined in section 101(37) of the Bankruptcy Code), Claim, license, sublicense, pledge, security interest, charge, hypothecation, restriction (including restrictions on transfer or use), claim of ownership, lease, sublease, option, right of use or possession, preference, encroachment, restrictive covenant, right of first offer or refusal, title or survey defect, or other encumbrance or similar restriction of any kind.

**“Enforceability Exceptions”** has the meaning set forth in Section 3.1.2.

**“Environmental Laws”** means all Laws concerning pollution, public or worker health or safety (as it pertains to exposure to Hazardous Materials), or protection of the environment.

**“Equity Commitment Letter”** has the meaning set forth in Section 3.2.6(a).

**“Equity Financing”** has the meaning set forth in Section 3.2.6(a).

**“Equity Investors”** means (a) Kingswood Capital Opportunities Fund III, L.P. and (b) Kingswood Capital Opportunities Fund III-A, L.P.

**“Equity Securities”** means, (a) if a Person is a corporation, shares of capital stock of such corporation and, if a Person is a form of entity other than a corporation, ownership interests in such entity, whether membership interests or partnership interests, or (b) other securities directly

or indirectly convertible into, exercisable or exchangeable for or measured by reference to, any securities described in the immediately preceding clause (a).

“**ERISA**” means the Employee Retirement Income Security Act of 1974.

“**ERISA Affiliate**” means any corporation, partnership, limited liability company, sole proprietorship, trade, business or other Person that, together with Seller is or at any time was treated as a single employer under section 414(b), (c), (m) or (o) of the Code or section 4001(a)(14) or 4001(b)(1) of ERISA.

“**Escrow Agent**” means Citibank, N.A., together with its permitted successors and assigns.

“**Estimated Assumed Indebtedness**” has the meaning set forth in Section 2.8(a).

“**Estimated Cash Purchase Price**” means an amount equal to (a) the Base Cash Purchase Price, *plus* (b) the amount by which the Estimated Net Working Capital Amount is greater than the Target Net Working Capital Amount (if any), *less* (c) the amount by which the Target Net Working Capital Amount is greater than the Estimated Net Working Capital Amount (if any) *less* (d) the Estimated Assumed Indebtedness; *provided*, that in any and all events, the Base Cash Purchase Price is inclusive of the Deposit.

“**Estimated Net Working Capital Amount**” has the meaning set forth in Section 2.8(a).

“**Excluded Assets**” means the following assets, property, rights and interests of Seller and its Subsidiaries (in each case excluding any Purchased Assets): (a) all Cash; (b) all refunds, rebates, abatements, credits, deposits, prepayments, overpayments, or other recovery for Taxes, Claims for refunds or rights to receive refunds from any Taxing Authority with respect to any and all Taxes paid or to be paid by Seller or any of its Subsidiaries or with respect to the Purchased Assets, the Business, Assumed Liabilities, or Business Employees (including any and all Taxes paid or to be paid by any of Seller’s Subsidiaries or with respect to the Purchased Assets, the Business, Assumed Liabilities, or Business Employees and including any other Tax assets (including any net operating or other losses, credits, carryforwards and other Tax attributes)), together with any refund of interest due thereon or penalty rebate arising therefrom, for any Tax period (or portion thereof) (in each case, other than Buyer Tax Benefits); (c) (i) any legal or beneficial interest in the capital stock and other Equity Securities of Seller, its Subsidiaries or any other Person, and (ii) the corporate or other entity charter, qualifications to conduct business as a foreign corporation or other form of business entity, arrangements with registered agents relating to foreign qualifications, taxpayer and other identification numbers, Tax Returns and other tax records, seals, minute books, stock transfer books, and similar organizational documents of Seller or any of its Subsidiaries; (d) all Excluded Items; (e) all Excluded Contracts; (f) all rights of Seller under this Agreement and the Ancillary Agreements; (g) except for the insurance policies described in Section 2.1.1(s), all insurance policies and all rights and benefits of any nature with respect thereto, including all insurance recoveries thereunder and rights to assert Claims with respect to such insurance recoveries, including any directors and officers liability insurance policies; (h) (i) all Claims against current and former directors and officers of Seller and its Subsidiaries; and (ii) Claims or causes of action pursuant to 11 U.S.C. §§ 544, 547 and 548 and

all state law equivalents, other than Claims or causes of action pursuant to 11 U.S.C. §§ 544, 547 and 548 (and all state law equivalent) against or in respect of go-forward trade, vendors and/or landlords of Seller or its Subsidiaries; (i) except for the Plans described in Section 2.1.1(w) of Seller Disclosure Schedules, the sponsorship of, and all assets, properties and rights (including all trusts, insurance policies and administrative services contracts related thereto) related to any Plan and any other benefit or compensation plan, program, policy, agreement, arrangement or Contract at any time maintained, sponsored, participated in, contributed to (or required to be contributed to) by Seller or any of its Affiliates or under or with respect to which Seller or any of its Affiliates has (or has had) any liability or obligation, including on account of an ERISA Affiliate; (j) any intangible assets, including Intellectual Property, that are not used in any manner in the Business, and which are not necessarily for use by Buyer in connection with the Business; (k) any Permit set forth on Section 2.1.1(d) of Seller Disclosure Schedules to the extent not assignable or transferable shall remain subject to the terms and conditions of the Transition Services Agreement; (l) all assets, cash and properties located or held at any of the Non-Transferred Stores, including all Inventory and store fixtures located or held at any of the Non-Transferred Stores; and (m) all bank accounts of Seller and its Subsidiaries related to the Business, including those set forth on Section 3.1.22 of Seller Disclosure Schedules, (the “**Bank Accounts**”), each of which Bank Accounts shall remain subject to the terms and conditions of the Transition Services Agreement.

“**Excluded Benefits**” has the meaning set forth in Section 5.12.2.

“**Excluded Contract**” has the meaning set forth in Section 2.1.2.

“**Excluded Items**” means any and all (a) books, documents, records, files and other items prepared in connection with or relating to the negotiation and consummation of the Chapter 11 Cases or any of Transactions or otherwise prepared in connection with the divestiture of any of the assets, properties, contracts, rights or interests of any of the Debtors in connection with the Chapter 11 Cases, including all (i) bids received from Third Parties (and related analyses) relating to the Business, (ii) confidentiality, joint defense or similar agreements with prospective purchasers of the Business, (iii) strategic, financial or Tax analyses relating to the divestiture of the Purchased Assets, the Assumed Liabilities and the Business, (iv) presentations or minutes relating to any of the meetings of Debtors’ board of directors or committees thereof, including materials relating to strategic alternatives, including the Transactions and (v) presentations or other materials relating to discussion with Seller’s lenders or key constituents or counterparties; and (b) all personnel records (including all human resources and other records), whether or not held by Seller or any of its Subsidiaries and whether or not relating to employees (other than the Continuing Employees) of Seller or any of its Subsidiaries.

“**Excluded Liabilities**” means all Liabilities of Seller or any of its Subsidiaries of whatever nature, whether presently in existence or arising or asserted hereafter (other than the Assumed Liabilities), including, without limiting the generality of the foregoing, the following: (a) Excluded Taxes; (b) all Liabilities arising out of, resulting from, or relating to any Excluded Assets; (c) all (i) indebtedness for borrowed money of the Debtors’ (other than the Assumed Indebtedness) and (ii) other indebtedness set forth on Section 1.1.2(c) of Seller Disclosure Schedules; (d) fees, costs and expenses incurred in connection with the Chapter 11 Cases or the Transactions (except as otherwise contemplated by this Agreement); (e) except, in each case, with



respect to any Liabilities specifically assumed by Buyer pursuant to Section 5.12, (i) any transaction, change of control, success, retention or stay bonuses, severance, bonus incentive, or deferred compensation payments or other similar payments or obligations payable to any current or former employee, officer, director or other individual service provider of Seller or its Subsidiaries (including the Business Employees) under each Plan, policy, program, agreement, arrangement, or Contract sponsored or maintained by Seller or its Subsidiaries or to which Seller or its Subsidiaries is a party (including in connection with or arising out of the consummation of the Transactions (except as excluded pursuant this clause (e), including any “double-trigger” severance or other payments or obligations payable in combination with any other event)), (ii) other than Liabilities assumed by Buyer pursuant to Section 2.2.1(c), any outstanding and unpaid bonus, commission or incentive obligations in respect of any current or former employee, officer, director or other individual service provider of Seller or its Subsidiaries (including the Business Employees), (iii) other than payments required to be made by Buyer to Seller pursuant to the Transition Services Agreement, all Liabilities at any time arising under, pursuant to or in connection with each Plan and any other benefit or compensation plan, program, policy, agreement, arrangement, or Contract, in each case, at any time sponsored, maintained, contributed to or required to be contributed to by Seller or any of its Affiliates or under or with respect to which Seller or any of its Affiliates has (or has had) any Liability (including on account of an ERISA Affiliate), including Liabilities arising under Title IV of ERISA or on account of any violation of COBRA, (iv) all Liabilities relating to or arising out of the employment or termination of employment of (A) any Business Employee who becomes a Continuing Employee with respect to periods of employment or termination of employment with Seller or its Subsidiaries prior to the Closing (but excluding in respect of any (1) Liabilities assumed pursuant to Section 2.2.1(c) and (2) severance obligations for any Continuing Employee caused directly by any actions taken by Buyer or at the direction of Buyer after the Closing), (B) any former employees of Seller or its Subsidiaries (including any former employees of the Business) and Business Employees who do not become Continuing Employees with respect to periods of employment or termination of employment with Seller or its Subsidiaries, and (C) any applicant for employment with Seller or its Subsidiaries at any time prior to the Closing, including any Claims in respect of hiring, promotion, compensation, overtime, bonuses, commissions, workers’ compensation or disability, vacation, sick pay or paid time off, other employee benefits to which any such employees may be entitled as a result of his or her employment by Seller or its Subsidiaries, and any other terms and conditions of employment, (v) all Liabilities arising out of or relating to Claims by any agents or independent contractors of, and who provide personal services to, Seller or its Subsidiaries with respect to any Claims or personal injuries sustained in connection with the retention of such Person by Seller or any of its Subsidiaries, including workers’ compensation or disability, regardless of when such claim is made or asserted; (f) except for the accrued and unpaid accounts payable of the Business reflected on Exhibit E attached hereto (and included as part of Net Working Capital), all accrued and unpaid accounts payable of the Business as of the Closing Date, including legal expenses accrued but unpaid as of the Closing Date related to any Litigation to which Seller or its Subsidiaries are party, in each case, whether invoiced before or after Closing; (g) all Cure Costs required to be paid pursuant to section 365 of the Bankruptcy Code in connection with the assumption and assignment of the Purchased Assets, including the Purchased Contracts and the Purchased Leases as finally determined by the Bankruptcy Court (*provided*, that, in no event shall Buyer be liable for any Cure Costs); (h) any pending or threatened Litigation

with respect to any events, acts or circumstances occurring prior to the Closing; and (i) any Liabilities set forth on Section 1.1.2(i) of Seller Disclosure Schedules.

**“Excluded Tax Returns”** means Tax Returns (or any portion of any Tax Return) and other books and records related to (a) Taxes that are not primarily related to the Purchased Assets or (b) any income Tax Returns of Seller or its Affiliates.

**“Excluded Taxes”** means any (a) Taxes of Seller (or any Affiliates or subsidiaries of Seller) (other than as expressly provided in this Agreement), (b) Taxes arising out of, relating to or with respect to Excluded Assets or Excluded Liabilities, and (c) Taxes arising out of, relating to or with respect to the Business, the Purchased Assets or the Assumed Liabilities with respect to any taxable period ending on or before the Closing Date and the portion of any Straddle Period through and including the Closing Date (allocated in accordance with Section 5.3.2(b)).

**“Execution Date”** has the meaning set forth in the Preamble.

**“Final Assumed Indebtedness”** has the meaning set forth in Section 2.8(f).

**“Final Net Working Capital”** has the meaning set forth in Section 2.8(f).

**“Final Order”** shall mean an Order or judgment of the Bankruptcy Court entered by the clerk of the Bankruptcy Court or such other court on the docket in the Chapter 11 Cases or the docket of such other court, which has not been modified, amended, reversed, vacated or stayed and as to which (a) the time to appeal, petition for certiorari, or move for a new trial, reargument or rehearing has expired and as to which no appeal, petition for certiorari or motion for new trial, reargument or rehearing shall then be pending or (b) if an appeal, writ of certiorari new trial, reargument or rehearing thereof has been sought, such order or judgment of the applicable Bankruptcy Court, or other court of competent jurisdiction shall have been affirmed by the highest court to which such Order was appealed, or certiorari shall have been denied, or a new trial, reargument or rehearing shall have been denied or resulted in no modification of such order, and the time to take any further appeal, petition for certiorari or move for a new trial, reargument or rehearing shall have expired, as a result of which such order shall have become final in accordance with Rule 8002 of the Federal Rules of Bankruptcy Procedure or a similar rule of such other court of competent jurisdiction; *provided*, that, with respect to the Bankruptcy Court, the possibility that a motion under Rule 60 of the Federal Rules of Civil Procedure, or any analogous rule under the Bankruptcy Rules, may be (but for the avoidance of doubt has not been) filed relating to such order, shall not cause such order not to be a Final Order.

**“Final Post-Closing Statement”** has the meaning set forth in Section 2.8(f).

**“Financial Statements”** has the meaning set forth in Section 3.1.18(a).

**“First Lien Credit Agreement”** has the meaning set forth in the definition of First Lien Lenders.

**“First Lien Lenders”** means, collectively, beneficial holders of, or investment advisors, sub-advisors or managers of discretionary funds, accounts or sub-accounts that beneficially hold, any claim on account of prepetition first lien loans arising under or pursuant to (a) that certain

First Lien Credit Agreement, dated as of March 10, 2021 (the “**First Lien Credit Agreement**”), among Franchise Group, Inc., as lead borrower, the other borrowers and guarantors party thereto, Wilmington Trust, National Association (as successor to JPMorgan Chase Bank, N.A.), as agent, and the lenders party thereto from time to time, as amended, restated, amended or restated, supplemented, or otherwise modified from time to time or (b) the other Loan Documents as defined in the First Lien Credit Agreement.

“**Fraud**” means, an actual and intentional misrepresentation of fact with respect to the making of the representations and warranties set forth in this Agreement, any of the Ancillary Agreements, or in any certificates delivered pursuant hereto or thereto with the intent to deceive another Person or to induce that Person to enter into this Agreement, any of the Ancillary Agreements, or in any certificates delivered pursuant hereto or thereto and requires (a) a false representation, (b) knowledge that such representation is false, (c) an intention to induce the Person to whom such representation is made to act or refrain from acting in reliance upon it, and (d) caused such Party to suffer a loss by reason of such reliance. “**Fraud**” should not include constructive fraud, negligent misrepresentation, recklessness or equitable claim (including unjust enrichment).

“**GAAP**” means United States generally accepted accounting principles, consistently applied from time to time.

“**Governmental Authority**” means (a) any governmental or public department, central bank, court, minister, governor-in-council, cabinet, commission, tribunal, board, bureau, agency, commissioner or instrumentality or other regulatory or administrative authority, whether international, multinational, national, federal, provincial, state, municipal, local, or other; (b) any subdivision or authority of any of the above; (c) any stock exchange; (d) any arbitral body (public or private); and (e) any quasi-governmental or private body exercising any regulatory, expropriation or taxing authority under or for the account of any of the above.

“**Hazardous Materials**” means any materials, substances or wastes for which Liability or binding standards of conduct may be imposed pursuant to any Environmental Laws, including any petroleum products or byproducts, asbestos or asbestos-containing materials, polychlorinated biphenyls, per- and polyfluoroalkyl substances, lead, toxic mold or radioactive materials.

“**HSR Act**” means the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended, and the rules and regulations promulgated thereunder.

“**Inactive Business Employee**” has the meaning set forth in Section 5.12.4.

“**Independent Contractors**” has the meaning set forth in Section 3.1.10(b).

“**Intellectual Property**” means all of the following: (a) Patents; (b) copyrights and other equivalent rights in works of authorship (published or unpublished), including all data compilations, website content, advertising collateral, and promotional materials, designs, moral rights (or other similar rights) and all other rights associated therewith, copyright registrations, applications and renewals in connection therewith, together with all translations, adaptations, derivations, and combinations thereof (“**Copyrights**”); (c) designs, design registrations, and design registration applications; (d) trademarks, names, trade names, business names, corporate

names, domain names, Social Media Accounts, website names and world wide web addresses, common law trademarks, unregistered trademarks, service marks, trade dress and logos, slogans, and other designations of source or origin, and all goodwill related to the foregoing, and all applications, registrations, and renewals in connection therewith (“**Trademarks**”); (e) rights in computer programs and software (whether in source code, object code, html code, executable code, or other form), whether or not copyrightable, algorithms, databases, compilations and data, technology supporting the foregoing, and all documentation thereto, including user manuals, developer notes, comments, annotations, and training materials, related to any of the foregoing, and all version updates, corrections, enhancements, and modifications thereto; (f) rights in trade secrets and all other confidential information, know-how, inventions, improvements, processes, formulae, recipes, models, techniques, plans, ideas, concepts, designs, drawings, specifications, business, manufacturing and production processes and techniques, technical data and information, scientific and technical data or information, and methodologies, customer and supplier lists, pricing and cost information, and business and marketing plans and proposals, and all other information that derives economic value from not being generally known (“**Trade Secrets**”); (g) Internet domain names, URLs, internet protocol addresses, Social Media Accounts, websites and all content provided in the foregoing (“**Internet Properties**”); (h) registrations and applications for any of the foregoing; (i) all goodwill associated or arising in connection with the foregoing; (j) all other intellectual property or proprietary rights of any kind or nature arising under any jurisdiction; (k) all rights of publicity, including the right to use the name, voice, likeness, signature and biographies of real persons, together with all goodwill related thereto; (l) all other similar proprietary rights; and (m) all copies and tangible embodiments thereof (in whatever form or medium).

“**Interim Financial Statements**” has the meaning set forth in Section 5.17.

“**Interim Period**” means the period commencing immediately after the execution and delivery of this Agreement on the Execution Date and ending on the earlier of (a) Closing and (b) the termination of this Agreement.

“**Internet Properties**” has the meaning set forth in the definition of Intellectual Property.

“**Inventory**” means (a) all inventories relating to the Business which are owned by Seller or its Subsidiaries and which are on hand at the Transferred Stores, Distribution Centers, or in transit thereto, as of the Determination Time (including all inventories that Seller or any of its Subsidiaries buys back from their franchisees), and (b) constituent inventory (including any raw materials, work in process inventory or finished good inventory) to the extent owned by Seller or its Subsidiaries and related to the Business. Notwithstanding the foregoing, “Inventory” shall not include: (i) goods which belong to sublessees or concessionaires of Seller or its Subsidiaries or (ii) goods held by Seller or its Subsidiaries on memo, on consignment, or as bailee, with respect to Purchased Products held by manufacturers thereof, with respect to Purchased Products held by manufacturers thereof.

“**IRS**” means the Internal Revenue Service or any successor Governmental Authority.

“**IT Systems**” means all software, computer hardware, servers, networks, platforms, peripherals, and similar or related items of automated, computerized, or other information

technology networks and systems (including telecommunications networks and systems for voice, data and video) owned, leased, licensed, or used (including through cloud-based or other third-party service providers) by Seller or its Subsidiaries.

**“Joint Written Instructions”** has the meaning set forth in Section 8.2.5.

**“Latest Balance Sheet”** means the most recent balance sheet included in the Financial Statements.

**“Law”** means any (a) applicable national, supranational, domestic or foreign, federal, state, provincial or local statute, law (including the common law), act, treaty, code, constitution, ordinance, Order, decree, rule, ruling, directive, determination, decision, opinion, administrative interpretation, regulation, or by-law, and (b) any other policy, guideline, notice, protocol or requirement having the force of law of any Governmental Authority, in each case as in effect from time to time.

**“Lease”** means all rights and interests of Seller or its Subsidiaries for all unexpired leases, subleases, licenses, or other rights to use or occupy real property, and any amendments, supplements, concessions, options, extension letters, assignments, termination agreements, subordination agreements and nondisturbance agreements and guaranties related to the foregoing.

**“Lease Assignment”** means the Lease Assignment and Assumption Agreement, in substantially the form attached hereto as Exhibit D.

**“Leased Real Property”** has the meaning set forth in Section 2.1.1(i).

**“Liability”** means any debt, loss, liability, obligation, commitment, claim, damage, demand, fine, judgment, deficiency, fee, charge, cost, expense, expenditure, Tax, or penalty, whether absolute or contingent, accrued or unaccrued, asserted or unasserted, known or unknown, fixed or contingent, matured or unmatured, direct or indirect, determined or determinable or otherwise (including all adverse reactions, recalls, product and packaging complaints or other liabilities), whether arising under any Law, Order, Contract or otherwise and without regard to when sustained, incurred or asserted or when the relevant events occurred or circumstances existed.

**“Litigation”** means any claim, action, charge, complaint, audit, investigation, examination, inquiry, arbitration, mediation, hearing, proceeding, suit (whether civil, criminal, administrative, or investigative or appellate proceeding), warning letter, or notice of violation by or before any Governmental Authority.

**“Look-Back Date”** means August 21, 2023.

**“Material Adverse Effect”** means any event, result, effect, occurrence, state of facts, circumstance, development, condition or change, that, individually or in the aggregate, (a) has had or would reasonably be expected to have a material adverse effect on the business, results of operations, assets, liabilities or condition (financial or otherwise) of the Business or the Purchased Assets and the Assumed Liabilities, taken as a whole or (b) would reasonably be expected to prevent or materially impair or delay the ability of Seller to consummate the Closing; *provided*,

*however*, that in the case of the foregoing clause (a) only, none of the following shall be deemed (individually or in combination) to constitute, or shall be taken into account in determining whether there has been, a “Material Adverse Effect”: (i) general political or economic conditions or conditions affecting the capital or financial markets generally, including the worsening of any existing conditions or changes affecting the availability or cost of financing; (ii) conditions generally affecting any industry or industry sector in which Seller and its Subsidiaries operate or compete; (iii) any change in accounting requirements, applicable Laws or the enforcement, implementation or interpretation thereof; (iv) any hostility, act of war, sabotage, terrorism or military actions, or any escalation of any of the foregoing; (v) any hurricane, flood, tornado, earthquake, pandemic, epidemic, disease, outbreak, public health crisis or other natural disaster or force majeure event; (vi) this Agreement, the Transactions or the Chapter 11 Cases, including the public announcement thereof or the impact of such announcement or pendency on the relationship of Seller and its Subsidiaries with any supplier, distributor, customer, partner, franchisee or similar relationship or any loss of employees resulting therefrom; (vii) the failure of Seller and its Subsidiaries to achieve any financial projections, predictions, forecasts or estimates of revenues for any period (*provided*, that the underlying causes of such failure shall not be excluded unless otherwise excluded pursuant to this definition); (viii) any act or omission of Seller or any of its Subsidiaries required by the terms of this Agreement or at the request (or with the consent) of Buyer; (ix) (A) the commencement or pendency of the Chapter 11 Cases, (B) any objections in the Bankruptcy Court to (1) this Agreement, any Ancillary Agreement or the Transactions, (2) the reorganization of Seller or any of its Subsidiaries or (3) the assumption or rejection of any Purchased Contract otherwise in compliance with this Agreement, or (C) any Order of the Bankruptcy Court or any actions or omissions of Seller or its Subsidiaries required to be taken (or not taken) to comply therewith; (x) actions taken by Buyer or its Affiliates with respect to the Transactions or the financing thereof or any breach by Buyer of this Agreement; (xi) any act or omission by Seller or any of its Subsidiaries required to be taken pursuant to the terms of the DIP Financing Order; and (xii) any change in the market price, credit rating or trading volume of Seller’s or any of its Subsidiaries’ stock or other securities or any change affecting the ratings or the ratings outlook for Seller or any of its Subsidiaries (*provided*, that the underlying factors contributing to any such change shall not be excluded unless such underlying factors would otherwise be excluded from the definition of Material Adverse Effect); except, in the case of clauses (i) through (v), to the extent that any such event, result, effect, occurrence, state of facts, circumstance, development, condition or change has a disproportionate and adverse effect on the Purchased Assets and Assumed Liabilities, taken as a whole, relative to other Persons operating businesses similar to the Business.

“**Material Contracts**” has the meaning set forth in Section 3.1.19(a).

“**Mobile Platform**” means all consoles, certificates, profiles, identifiers, files, keys, API, and any other information, documentation or materials necessary or useful for maintaining user accessibility to the mobile Software applications made available through the Apple App Store or the Google Play Store by or on behalf of Seller in connection with the Business, as necessary or useful for Buyer to provide notice and redirection to users through such application in a manner controlled by Buyer at and following Closing, together with (a) all administrator usernames, passwords and credentials used to access, use, manage, maintain or renew such consoles, certificates, profiles, identifiers, files or keys, and (b) all site maps, templates, style guides, design

materials and content (including any text, fonts, colors, cascading style sheets (CSS), layouts, video, images and graphics) with respect thereto or made available thereon.

**“Multiemployer Plan”** has the meaning set forth in Section 3.1.9(c).

**“Net Adjustment Amount”** has the meaning set forth in Section 2.8(b).

**“Net Working Capital Amount”** means, without duplication, (a) the aggregate dollar amount of the “current assets” of the Business that constitute Purchased Assets (*provided*, that, with respect to Taxes solely to the extent apportioned to the Pre-Closing Tax Period in accordance with Section 5.3.2(b)) *minus* (b) the aggregate dollar amount of the “current liabilities” of the Business that constitute Assumed Liabilities (*provided*, that, with respect to Taxes solely to the extent apportioned to the Pre-Closing Tax Period in accordance with Section 5.3.2(b)), measured as of the Determination Time, in each case calculated in accordance with the Accounting Policies. Notwithstanding anything to the contrary, Net Working Capital Amount shall not be calculated with respect to any Taxes except for Apportioned Obligations, which shall (i) be apportioned in accordance with Section 5.3.2(b), (ii) shall not include any contingent Taxes, Tax reserves or uncertain Taxes, and (iii) shall be calculated consistently with Section 5.3.4. Net Working Capital Amount shall exclude Assumed Indebtedness, the Tax Reserve Liabilities, Cure Costs, Cash, Restricted Cash, shall include Store Cash and shall reflect only the line items of the “current assets” and the “current liabilities” of the Business as set forth on Exhibit E.

**“Net Working Capital Shortfall”** has the meaning set forth in Section 2.8(b).

**“Net Working Capital Surplus”** has the meaning set forth in Section 2.8(b).

**“Non-Recourse Persons”** has the meaning set forth in Section 7.2.1.

**“Non-Transferred Store”** has the meaning set forth in Section 4.6.

**“Notice”** has the meaning set forth in Section 9.2.1.

**“Objection Notice”** has the meaning set forth in Section 2.8(e).

**“Offer Employees”** has the meaning set forth in Section 5.12.2.

**“Offer List Deadline”** has the meaning set forth in Section 5.12.2.

**“Open Source Software”** means any software that is licensed pursuant to (a) any license that is a license now or in the future approved by the Open Source Initiative and listed at <http://opensource.org/licenses>, which licenses include all version of the GNU General Public License (GPL), the GNU Lesser General Public License (LGPL), the GNU Affero GPL (AGPL), the MIT license, the Eclipse Public License, the Common Public License, the CDDL, the Mozilla Public License (MPL), the Artistic License, the Netscape Public License, the Sun Community Source License (SCSL), and the Sun Industry Standards License (SISL); (b) any license to software that is considered “free” or “open source software” by the Open Source Foundation or the Free Software Foundation; or (c) any reciprocal license, in each case whether or not source code is available or included in such license.

**“Order”** means any judicial, arbitral, administrative, ministerial, departmental or regulatory writ, judgment, edict, directive, adjudication, decree, injunction, ruling, order, decision, award or other binding obligation, pronouncement, determination or similar action taken by, or applied by, any Governmental Authority (in each case, whether temporary, preliminary or permanent).

**“Ordinary Course”** means, with respect to an action taken by a Person, that such action is taken in the ordinary course of the normal day-to-day operations of such Person, taking into account the Chapter 11 Cases, consistent with past practice.

**“Organizational Documents”** means, as applicable, (a) the certificate or articles of incorporation, formation, organization, limited partnership or association, (b) any charter or similar document adopted or filed in connection with the creation, formation or organization of a Person, (c) the bylaws or any similar governing document adopted in connection with the creation, formation or organization of a Person, (d) the operating agreement or limited liability company agreement of a limited liability company or limited partnership agreement of a limited partnership, (e) any similar organizational documents or instruments of any other type of foreign or domestic entity and (f) any amendment or modification to any of the foregoing.

**“Outside Date”** means July 15, 2025.

**“Owned Intellectual Property”** means all Intellectual Property owned or purported to be owned by Seller or any of its Subsidiaries and related to the Business.

**“Party”** or **“Parties”** has the meaning set forth in the Preamble.

**“Patents”** means all inventions (whether patentable or unpatentable and whether or not reduced to practice), invention disclosures, discoveries, all improvements thereto, and all issued patents and patent applications, provisional patent applications, together with all counterparts claiming priority therefrom, and all applications for reissues, industrial designs, or invention disclosures in any country or supranational jurisdiction, and any substitutions, divisionals, continuations, continuations-in-part, reissues, renewals, confirmations, re-examinations, extensions, and supplementary protection certificates and all application sharing common technical specifications.

**“Payee”** has the meaning set forth in Section 5.3.1(a).

**“Payer”** has the meaning set forth in Section 5.3.1(a).

**“Payments”** has the meaning set forth in Section 5.3.1(a).

**“PCI DSS”** means the Payment Card Industry Data Security Standard.

**“Permit”** means with respect to any Person, any permit, license, grant, authorization, consent, registration, certificate, franchise, certification, variance, exemption, Order or approval or similar authorization of any Governmental Authority having jurisdiction over such Person.



**“Permitted Encumbrance”** means any (a) Encumbrance for utilities and Taxes not yet due or delinquent or for those Taxes being contested in good faith by appropriate proceedings and, in each case, for which appropriate reserves have been established in accordance with GAAP or the nonpayment of which is permitted or required by applicable bankruptcy Law; (b) Encumbrance imposed by Law that does not or would not be reasonably expected to materially detract from the current value of, or materially interfere with the present use and enjoyment of, any Purchased Asset subject thereto or affected thereby in the Ordinary Course; (c) non-exclusive licenses of Intellectual Property granted in the Ordinary Course; (d) mechanics’, materialmen’s, carriers’, workmen’s, warehouseman’s, repairmen’s, landlords’ and similar Encumbrances granted or which arise in the Ordinary Course for amounts which are not due and payable; (e) Encumbrances on the Leased Real Property in favor of the landlord of such Leased Real Property, whether contractual, statutory or otherwise; (f) matters that would be disclosed by a title commitment, or current and accurate survey of each parcel of Leased Real Property, in each case, that would not, individually or in the aggregate, reasonably be expected to materially detract from the property and/or the value thereof or in any way prohibit use of the property for its current purposes; (g) Encumbrances expressly contemplated by, or that are removed or released by operation of, the Sale Order; and (h) Encumbrances disclosed on Section 1.1.3 of Seller Disclosure Schedules.

**“Person”** means any individual, partnership, limited partnership, limited liability partnership, limited liability company, unlimited liability company, joint stock company, joint venture, syndicate, sole proprietorship, corporation, unincorporated association, trust, trustee, executor, administrator or other legal personal representative, or any other legal entity, including a Governmental Authority, and pronouns have a similarly extended meaning.

**“Personal Information”** means all data and information that identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly to a particular individual or otherwise is subject to any applicable Data Privacy Laws related to the privacy or security of information associated with an individual.

**“Personal Property”** means all tangible personal property relating to the Business that is owned or used by Seller and/or its Subsidiaries, including apparatus, materials, furniture, fixtures, supplies, parts, equipment, computers, servers, machinery, vehicles, rolling stock, and other tangible property.

**“Personnel Records”** means the following current employment and current personnel information with respect to each Continuing Employee, in each case, to the extent permitted by applicable Law: salary, wage grade, job description, variable compensation targets, performance documentation, training and continuing education records, business and personal mailing addresses and telephone numbers, any employment, confidentiality, restrictive covenants and/or intellectual property assignment agreements, employee handbook and policy acknowledgments, and any other employment-related agreements, acknowledgements and authorizations, Family and Medical Leave Act (or similar) records, disability accommodation records, workplace injury records, internal or external complaints by or concerning such Continuing Employee, Forms I-9 (Employment Eligibility Verification) related to such Continuing Employee; *provided*, that Personnel Records shall not include any medical records.

**“Plan”** means each “employee benefit plan” within the meaning of section 3(3) of ERISA (whether or not subject to ERISA) and each other stock purchase, stock option, restricted stock, phantom stock, equity or equity-based, employment, consulting, termination, severance, retention, stay-on, change-of-control, bonus, incentive, deferred compensation, retirement, supplemental retirement, retiree medical or life insurance, and any other plan, policy, program, agreement, arrangement or Contract providing compensation or benefits, in each case, whether written or oral, and (a) with or covering (including eligibility to participate) any Business Employee (or the dependent or beneficiary thereof) to which Seller or any of its Subsidiaries or Affiliates is a party, or (b) that is maintained, sponsored or contributed to by Seller or any of its Subsidiaries or Affiliates for the benefit of any Business Employee, or to which Seller or any of its Subsidiaries or Affiliates has or could reasonably be expected to have any Liability.

**“Post-Closing Statement”** has the meaning set forth in Section 2.8(c).

**“Post-Closing Tax Period”** has the meaning set forth in Section 5.3.2(b).

**“Pre-Closing Tax Period”** has the meaning set forth in Section 5.3.2(b).

**“Privacy Policies”** has the meaning set forth in Section 3.1.8(o).

**“Processing”** shall mean any operation or set of operations which is performed on Personal Information, whether or not by automatic means, such as collection, recording, organization, storage, access, storage, distribution, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination, transfer or otherwise making available, alignment or combination, blocking, erasure or destruction.

**“Public Statement”** has the meaning set forth in Section 5.2.

**“Purchase Price”** means the Cash Purchase Price, *plus* the Assumed Liabilities.

**“Purchased Assets”** has the meaning set forth in Section 2.1.1.

**“Purchased Books and Records”** means all books and records data, databases, taxonomies (including all Tax books records, Tax Returns and related workpapers or other documents, but excluding Excluded Tax Returns), documents and files collected, held or used in connection with the Business of Seller and its Subsidiaries, including (to the extent collected, held or used in connection with the Business) all (a) vendor and supplier lists and associated information, (b) customer data, together with all data held or collected in connection therewith (in any data field), including all contact information, demographic information, transaction and usage histories, registry information, loyalty program data (including with respect to customer participation, loyalty tiers, reward balances and other information) and gift card information (including with respect to usage, cards issued and balances), (c) customer opt-out or opt-in lists, (d) current customer models, segmentation, life time value, share of wallet, probability to shop and next product to buy, and other customer-based analyses or reports, (e) blog content, social media content, analytics (including data relating to Internet Properties) visitor data, product review and user-generated content (including images, text, video and all other content), (f) other cost, pricing and sales data, (g) other information incorporated in or relating to any other Purchased Asset (including the development, maintenance, use or operation thereof), and (h)

usernames, passwords and credentials used to access, use, manage, maintain or renew any of the foregoing.

“**Purchased Contracts**” has the meaning set forth in Section 2.1.1(a).

“**Purchased Intellectual Property**” means the Intellectual Property licensed to Seller or its Subsidiaries under the Purchased Contracts, and all other Owned Intellectual Property.

“**Purchased Leases**” has the meaning set forth in Section 2.1.1(i).

“**Purchased Products**” means the products that are formulated and supplied by a third-party to Seller and its Subsidiaries’ with Seller’s branding as of the Closing.

“**Representatives**” means a Party’s officers, directors, employees, agents, attorneys, accountants, consultants, advisors, financing sources and other representatives.

“**Restricted Cash**” shall mean all cash held in escrow or as a security or other deposit, held for or on behalf of any person, deposited with any person, or if usage of, or access to, cash is restricted by Law, Contract, or otherwise, and/or if such cash is restricted in any manner whatsoever, then including the amount of the fees, costs, expenses, interest, penalties, reductions, withholdings, and/or Taxes or other levies imposed on, and/or related to, removing any restrictions and/or limitations on the use, or repatriation, of such cash.

“**Restructuring Support Agreement**” means the Restructuring Support Agreement, dated as of November 1, 2024, inclusive of all exhibits and schedules thereto, by and among the Debtors, the Consenting First Lien Lenders, and any other Person that may become a party to such agreement pursuant to its terms, as the same may be amended, amended and restated, supplemented or otherwise modified from time to time in accordance with its terms.

“**Sale Hearing**” means the hearing conducted by the Bankruptcy Court to approve the Transactions.

“**Sale Motion**” has the meaning set forth in Section 5.8.1.

“**Sale Order**” has the meaning set forth in Section 5.8.1.

“**Sanctioned Country**” means any of Cuba, Iran, North Korea, Syria, and the Crimea region or so-called Donetsk People’s Republic or Luhansk People’s Republic regions in Ukraine.

“**Sanctioned Person**” means any Person with whom dealings are restricted or prohibited under any Sanctions, including (a) any Person identified in any list of Sanctioned Persons maintained by (i) the U.S. Department of Treasury, Office of Foreign Assets Control or the U.S. Department of State, (ii) His Majesty’s Treasury of the United Kingdom, (iii) the United Nations or (iv) the European Union, (b) any Person located, organized, or resident in, organized in, or a Governmental Authority or government instrumentality of, any Sanctioned Country and (c) any Person directly or indirectly 50% or more owned or controlled by a Person described in clause (a) or (b).

**“Sanctions”** means all applicable Laws concerning economic sanctions.

**“Secured Party Deliverables”** means a written waiver and consent executed by the Required Lenders under and as defined in the First Lien Credit Agreement and the Required Supermajority Lenders under as defined in the DIP Credit Agreement (as defined in the DIP Financing Order) in the form of Exhibit I attached hereto.

**“Seller”** has the meaning set forth in the Preamble.

**“Seller 401(k) Plan”** has the meaning set forth in Section 5.12.6.

**“Seller Disclosure Schedules”** means the disclosure schedules of Seller delivered by Seller pursuant to this Agreement.

**“Seller Expense Reimbursement”** has the meaning set forth in Section 8.2.5.

**“Seller Insurance Coverage”** has the meaning set forth in Section 5.13.

**“Seller’s Knowledge”** or **“Knowledge of Seller”** means the actual knowledge of any one of Andrew Laurence, Eric Seeton, Andrew Kaminsky and Tiffany McMillan-McWaters, in each case after reasonable inquiry of applicable direct reports and without personal liability on the part of any of them, other than Fraud.

**“Seller Related Person”** means Seller, its Affiliates, and each of Seller’s and its Affiliates’ respective equity holders, stockholders, shareholders, officers, directors, employees, partners, members, managers, agents, attorneys, representatives, heirs, trustees, trust beneficiaries, successors and permitted assigns.

**“Seller Software”** has the meaning set forth in Section 3.1.8(a).

**“Seller Source Code”** has the meaning set forth in Section 3.1.8(k).

**“Social Media Accounts”** means social media profiles, accounts, addresses and handles (including those made available through Facebook, X.com, YouTube, TikTok, or similar platforms).

**“Software”** means all software, software platforms, computer programs, operating systems, applications, firmware, user interfaces, application programming interfaces, and other code, including all related source code, object code, application programming interfaces, data files, databases, protocols, specifications, and all documentation relating to any of the foregoing.

**“Store Cash”** has the meaning set forth in Section 2.1.1(u).

**“Store Employee”** means an individual employed by Seller or any of its Subsidiaries who is providing services at one of the Stores or Distribution Centers.

**“Store Threshold”** has the meaning set forth in Section 4.6.

**“Store Transfer Date”** has the meaning set forth in Section 5.12.2.

“**Stores**” means the retail store locations leased by Seller and/or its Subsidiaries that are set forth on Section 1.1.4 of Seller Disclosure Schedules.

“**Straddle Period**” means any taxable period that includes but does not end on the Closing Date.

“**Subsidiary**” means, with respect to any Person, any entity of which at least a majority of the securities or ownership interests having by their terms voting power to elect a majority of the board of directors or other Persons performing similar functions is directly or indirectly owned or controlled by such Person or by one or more of its respective Subsidiaries, or is under common control with such Person. The term “Subsidiary” shall include all Subsidiaries of such Subsidiary.

“**Target Net Working Capital Amount**” means \$139,840,437.00.

“**Tax Laws**” has the meaning set forth in Section 2.3.2.

“**Tax Reserve Liabilities**” means any and all sales and use Taxes imposed with respect operations of the Business in any taxable period (or portion thereof) ending on or before the Closing Date.

“**Tax Reserve Liability Amount**” means \$4,200,000.00.

“**Tax Reserve Liability Proceedings**” has the meaning set forth in Section 5.3.6.

“**Tax Return**” means any return, declaration, report, election, notice, filing, claim for refund, information return or statement relating to Taxes, including any schedule or attachment thereto, filed or maintained, or required to be filed or maintained, in connection with the calculation, determination, assessment or collection of any Tax and includes any amended returns required as a result of examination adjustments made by the IRS or other Taxing Authority.

“**Taxes**” means any and all taxes, charges, fees, customs, levies, duties, excises, premiums, imposts, required deposits or other assessments of any kind whatsoever and however denominated, including all federal, state, local or foreign net income, capital gains, gross income, gross receipt, property, franchise, sales, use, excise, withholding, payroll, employment, social security, worker’s compensation, unemployment, occupation, capital stock, transfer, registration, recording, gains, windfall profits, environmental, net worth, asset, transaction and other taxes, and any interest, penalties, fines or additions to tax with respect thereto, imposed upon any Person by any Taxing Authority or other Governmental Authority under applicable Law.

“**Taxing Authority**” means any Governmental Authority or any quasi-governmental body exercising tax regulatory authority.

“**Third Party**” means any Person other than Seller, Buyer and their respective Affiliates and permitted successors and assigns.

“**Top Suppliers**” has the meaning set forth in Section 3.1.20.

“**Trade Secrets**” has the meaning set forth in the definition of Intellectual Property.

**“Trademark Assignment Agreement”** means the Trademark Assignment Agreement, in substantially the form attached hereto as Exhibit C.

**“Trademarks”** has the meaning set forth in the definition of Intellectual Property.

**“Transactions”** means the transactions contemplated by this Agreement and the Ancillary Agreements.

**“Transfer Taxes”** has the meaning set forth in Section 5.3.2(a).

**“Transferred Stores”** means the Stores or the Distribution Centers that become designated for assumption and assignment in accordance with Section 2.7.2.

**“Transition Services Agreement”** means the transition services agreement substantially in the form attached hereto as Exhibit G.

**“U.S.”** or **“United States”** means the United States of America.

**“Vitamin Shoppe Marks”** has the meaning set forth in Section 5.15.

**“WARN Act”** means the Worker Adjustment and Retraining Notification Act of 1988, as amended, or any similar Laws.

**“Willful Breach”** shall mean (a) Fraud or (b) a deliberate act or a deliberate failure to act, in each case, in material breach of a covenant set forth in this Agreement or any Ancillary Agreement.

**1.2 Construction.** Except where the context otherwise requires, wherever used, the singular includes the plural, the plural the singular, the use of any gender shall be applicable to all genders and the word “or” is used in the inclusive sense (and/or). The captions of this Agreement are for convenience of reference only and in no way define, describe, extend or limit the scope or intent of this Agreement or the intent of any provision contained in this Agreement. The terms “include,” “includes” and “including” mean “include, without limitation,” “includes, without limitation” and “including, without limitation,” respectively, and do not limit the generality of any description preceding such term. The language of this Agreement shall be deemed to be the language mutually chosen by the Parties and no rule of strict construction shall be applied against either Party. Unless otherwise specified or where the context otherwise requires, (a) references in this Agreement to any Article, Section, Schedule or Exhibit are references to such Article, Section, Schedule or Exhibit of this Agreement; (b) references in any Section to any clause are references to such clause of such Section; (c) “hereof,” “hereto,” “hereby,” “herein” and “hereunder” and words of similar import when used in this Agreement refer to this Agreement as a whole and not to any particular provision of this Agreement; (d) references to a Person are also to its successors and permitted assigns; (e) references to a Law include any amendment or modification to such Law and any rules or regulations issued thereunder, in each case, as in effect at the relevant time of reference thereto; (f) references to any agreement, instrument or other document in this Agreement refer to such agreement, instrument or other document as originally executed or, if subsequently amended, replaced or supplemented from time to time, as so amended, replaced or supplemented and in effect at the relevant time of

reference thereto; (g) “extent” in the phrase “to the extent” means the degree to which a subject or other thing extends, and such phrase does not mean simply “if”; (h) all references to “made available” means, when used with respect to any document or other item of information, that such document or other item of information was provided or made available to Buyer in the “virtual data room” prepared by Seller to which Buyer has been provided access prior to the date hereof; (i) references to monetary amounts are denominated in United States Dollars and all references to “\$” shall be deemed to refer to United States dollars; and (j) references to “reasonable best efforts” with respect to the Parties or their respective Affiliates means the efforts that a commercially reasonable Person desirous of achieving a result would use in similar circumstances to achieve that result as expeditiously as reasonably practicable. The Parties have participated jointly in the negotiation and drafting of this Agreement and in the event an ambiguity or question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the Parties and no presumption or burden of proof shall arise favoring or disfavoring any Party (or any Affiliate thereof) by virtue of the authorship of any of the provisions of this Agreement. The headings of the sections and paragraphs of this Agreement have been inserted for convenience of reference only and will in no way restrict or otherwise modify any of the terms or provisions of this Agreement.

## ARTICLE 2 SALE AND PURCHASE OF ASSETS; LIABILITIES

### 2.1 Sale of Purchased Assets.

2.1.1 Purchase and Sale of Purchased Assets. Upon the terms and subject to the conditions of this Agreement and the Ancillary Agreements, at and effective as of the Closing, and pursuant to sections 105, 363 and 365 of the Bankruptcy Code, Seller shall (or shall cause its applicable Subsidiaries to), sell, transfer, convey, assign and deliver to Buyer, and Buyer shall purchase, acquire and accept from Seller (or such Subsidiaries), all rights, title and interests of Seller or its Subsidiaries in and to all of the assets, properties, interests, rights and Claims of Seller and its Subsidiaries related to, or used in connection with, the Business (other than the Excluded Assets), including the following assets related to, or used in connection with, the Business (collectively, the “**Purchased Assets**”), in each case free and clear of any Encumbrances (other than Permitted Encumbrances and Assumed Liabilities):

(a) all rights and interests of Seller or its Subsidiaries under the Contracts set forth in Section 2.7.1 of Seller Disclosure Schedules, which Section of Seller Disclosure Schedules may be modified at the request of Buyer, up to 3:00 P.M. (Eastern Time) on May 4, 2025 or as otherwise set forth in Section 2.7.2 (such Contracts, the “**Purchased Contracts**”);

(b) the Purchased Books and Records;

(c) the Purchased Intellectual Property and the Business Internet Properties, and the Mobile Platform, including all rights of action associated therewith;

(d) all Permits that are listed on Section 2.1.1(d) of Seller Disclosure Schedules, to the extent assignable or transferable;

- (e) all Inventory;
- (f) to the extent available and in existence as of the date hereof and the Closing, all advertising, marketing, sales and promotional materials samples, artwork, photography, images, videos, copy, catalogues, labels, brand books, style guides, retailer presentations, drawings, recordings and similar material, and any other printed or written material showing the heritage of any Trademarks, in each case used in connection with the Business;
- (g) all fax numbers and telephone numbers;
- (h) all pre-paid expenses and security deposits associated with the Transferred Stores;
- (i) all rights and interests of Seller or its Subsidiaries under the Leases set forth in Section 2.7.1 of Seller Disclosure Schedules, which Section of Seller Disclosure Schedules may be modified at the request of Buyer, up to 3:00 P.M. (Eastern Time) on May 4, 2025 or as otherwise set forth in Section 2.7.2 hereto (such real property, the “**Leased Real Property**,” and such Leases, the “**Purchased Leases**”);
- (j) the Purchased Products;
- (k) to the extent permitted by Law and applicable employment or privacy policies communicated to Continuing Employees, copies of Seller’s Personnel Records with respect to the Continuing Employees;
- (l) all Personal Property;
- (m) all Accounts Receivable;
- (n) all goodwill of Seller as a going concern and any goodwill related to the Business, the Purchased Assets and the Assumed Liabilities;
- (o) all rights of Seller under any non-disclosure or confidentiality, non-compete, non-interference or non-solicitation agreements with current and former employees and agents of Seller or with third parties, in each case, related to the Purchased Assets or the Business (or any portion thereof);
- (p) all rights of publicity, personality rights and similar rights relating to, used in (or held for use in) or arising out of, the sale or marketing of any products or services of the Business;
- (q) all Avoidance Actions against any of Seller’s vendors, suppliers, customers or trade creditors with whom Buyer continues to conduct business in regard to the Purchased Assets after the Closing and any of their Affiliates;
- (r) all Employee Equipment;



(s) the insurance policies set forth on Section 2.1.1(s) of Seller Disclosure Schedules;

(t) any Tax attributes that transfer to Buyer by automatic operation of Law as a result of Buyer acquiring the Purchased Assets and any Tax refunds solely to the extent such refunds relate to Assumed Taxes (“**Buyer Tax Benefits**”);

(u) any cash on hand (whether in a cash register, safe, deposit box) at a Transferred Store (“**Store Cash**”);

(v) all unexpired transferrable warranties, indemnities or guarantees from any third party related to the other Purchased Assets or Assumed Liabilities;

(w) the Plans set forth on Section 2.1.1(w) of Seller Disclosure Schedules; and

(x) any Restricted Cash associated with the Transferred Stores.

2.1.2 Excluded Assets. Notwithstanding anything to the contrary in this Agreement or in any Ancillary Agreement, (a) Buyer shall not acquire the Excluded Assets, including any Contract (including Leases) set forth on Section 2.1.2 of Seller Disclosure Schedules (each such Contract or Lease, an “**Excluded Contract**”), (b) the Purchased Assets shall not include the Excluded Assets, and (c) Seller shall retain the Excluded Assets following the Closing.

2.1.3 Retention of Rights. Notwithstanding anything to the contrary in this Agreement or any Ancillary Agreement, Seller retains, on behalf of itself and its Affiliates, a right to retain copies of all or any part of all documentation that Seller delivers to Buyer pursuant to this Agreement as may be reasonably necessary to exercise its or its Affiliates’ respective rights or perform its or its Affiliates’ respective obligations under this Agreement or any Ancillary Agreement, for purposes of administration of the Chapter 11 Cases, and for purposes of complying with Law.

## 2.2 Liabilities.

2.2.1 Assumed Liabilities. Upon the terms and subject to the conditions of this Agreement, at the Closing, Seller shall (or shall cause its applicable Subsidiaries to) assign to Buyer and Buyer shall assume from Seller or its applicable Subsidiaries and agree to pay and discharge when due, only the following Liabilities of Seller and its Subsidiaries (other than the Excluded Liabilities) arising out of the conduct of the Business or the ownership of the Purchased Assets or the Business, in each case, immediately following the Closing (collectively, the “**Assumed Liabilities**”):

(a) all Liabilities arising under the Purchased Contracts and the Purchased Leases that become due from and after, solely to the extent relating to facts, occurrences or other circumstances first arising after, the Closing;

(b) (i) the “current liabilities” of the Business to the extent set forth in the Net Working Capital Amount and (ii) the accounts payable, arising from the ownership of the Purchased Assets or the conduct or operation of the Business from and after the Closing;

(c) all Liabilities (i) arising from the employment or termination of any Continuing Employees and currently engaged independent contractors whenever incurred or arising, including any wages, salaries, commissions, or normal course bonuses or incentive obligations with respect to the Continuing Employees and (ii) with respect to any accrued and unused paid time off and sick time accrued prior to the Closing by any Continuing Employee to the extent permitted by applicable Law to the extent set forth in the Net Working Capital Amount (including any amounts required to be paid out by Seller under applicable Law, which amounts shall be timely reimbursed to Seller by Buyer following the Closing);

(d) all Liabilities for Transfer Taxes;

(e) all Liabilities arising from the sale of merchandise pursuant to product warranties, product returns and rebates from and after the Closing, in each case solely to the extent arising out of the Purchased Contracts;

(f) all Liabilities for gift cards, store credits, customer loyalty programs, and gift certificates validly issued by Seller and/or its Subsidiaries prior to Closing Date; and

(g) (i) all Liabilities for Taxes with respect to the Purchased Assets, the Assumed Liabilities, the Business, or the Continuing Employees with respect to any taxable period (or portion thereof) beginning after the Closing Date and (ii) all Liabilities for Transfer Taxes pursuant to Section 5.3.2 (such Taxes described in the immediately preceding clause (i) and clause (ii), the “**Assumed Taxes**”);

(h) all Liabilities arising for the Plans set forth on Section 2.1.1(w) of Seller Disclosure Schedules from and after Closing; and

(i) all Liabilities for Assumed Indebtedness (including the Liabilities set forth in Exhibit H attached hereto with respect to (and not taking into account any caps or amounts set forth in) clause (a) through (h) in the definition of Assumed Indebtedness) and which shall include, for the avoidance of doubt, the Tax Reserve Liabilities.

2.2.2 Excluded Liabilities. Notwithstanding anything to the contrary in this Agreement or any Ancillary Agreement, neither Buyer nor any of its Affiliates shall assume, nor shall they be or become responsible for, any Excluded Liabilities or any Liabilities of Seller or any of its Subsidiaries, other than the Assumed Liabilities. For greater certainty, the Excluded Liabilities shall remain the sole obligation and responsibility of Seller and its Subsidiaries.

## 2.3 Consideration.

2.3.1 Purchase Price. Upon the terms and subject to the conditions of this Agreement, in consideration of the conveyances contemplated under Section 2.1, Buyer shall:

(a) at the Closing, pay to Seller an amount equal to the Estimated Cash Purchase Price, *less* the Deposit (together with any and all investment interest thereon, if any, that is released to Seller), by wire transfer of immediately available funds to the account designated by Seller by Notice to Buyer, such Notice to be provided at least five (5) Business Days prior to the Closing Date (such amount, the “**Closing Payment**”); and

(b) at the Closing, assume the Assumed Liabilities.

2.3.2 Allocation of Consideration. Buyer shall allocate the Purchase Price (including the Assumed Liabilities or other amounts treated as part of the purchase price for U.S. federal income Tax purposes, to the extent properly taken into account under applicable tax laws “**Tax Laws**”), among the Purchased Assets in accordance with Section 1060 of the Code, all other applicable Tax Laws and the methodology set forth in Section 2.3.2 of Seller Disclosure Schedules (the “**Allocation**”) as soon as commercially practicable, but no later than forty-five (45) days following the determination of the final Purchase Price, and shall deliver to Seller a copy of such Allocation promptly after such determination for Seller’s review, comment and consent (such consent not to be unreasonably withheld, conditioned or delayed). If Seller delivers a written objection within thirty (30) days after receipt of the draft Allocation proposed by Buyer, then Buyer and Seller shall negotiate in good faith to resolve any such objection, and, if Seller and Buyer cannot resolve such dispute within thirty (30) days of Buyer’s receipt of Seller’s objection, then the Accounting Firm shall resolve such dispute, with the costs of such resolution to be allocated by such accounting firm between Buyer and Seller based upon the percentage of the aggregate contested amount submitted to such accounting firm that is ultimately awarded to Buyer, on the one hand, or Seller on the other hand, such that Buyer bears a percentage of such costs and expenses equal to the percentage of the contested amount awarded to Seller and Seller bears a percentage of such costs and expenses equal to the percentage of the contested amount awarded to Buyer, and the resolution of such dispute shall be final and binding on the Parties. Buyer and Seller (and their respective Affiliates) agree to file their respective IRS Form 8594 and all federal, state and local Tax Returns in accordance with the Allocation and agree not to take any position inconsistent with the Allocation in any Tax Return, in any refund claim, in any litigation or otherwise, except as otherwise required by a “determination” as defined in Section 1313(a) of the Code (or corresponding provision of state or local law). To the extent of any adjustment to the Purchase Price, Buyer shall revise the Allocation in accordance with this Section 2.3.2, including the methodology set forth in Section 2.3.2 of Seller Disclosure Schedules.

**2.4 Closing.** Pursuant to the terms and subject to the conditions of this Agreement, the closing of the Transactions (the “**Closing**”) shall take place by telephone conference and electronic exchange of documents, at 10:00 a.m. local time, on the third (3<sup>rd</sup>) Business Day following satisfaction of all conditions (other than those that by their terms are to be satisfied or taken at the Closing) set forth in Article 6 (or, to the extent permitted by applicable Law, waived by the Party entitled to the benefits thereof), or such other time and place as the Parties may mutually agree to in writing (such date of the Closing being hereinafter referred to as the “**Closing Date**”); *provided*, that, in no event shall the Closing occur prior to May 15, 2025 without the prior written consent of Buyer.

**2.5 No Offset.** Buyer’s obligations under this Article 2 shall not be subject to offset, reduction, netting or recoupment.

**2.6 Deposit.** At Closing, Buyer and Seller shall deliver Joint Written Instructions to the Escrow Agent to release the Deposit (together with any and all investment interest thereon, if any) to Seller in accordance with the Deposit Escrow Agreement.

**2.7 Assumption/Rejection of Certain Contracts and Leases; Non-Assignment.**

2.7.1 Section 2.7.1 of Seller Disclosure Schedules sets forth a true and complete list, as of the date hereof, of (a) all executory Contracts which require expenditures made or to be made by Seller or payments or amounts received or to be received by Seller in excess of \$100,000 in the twelve (12) months prior to the date hereof and unexpired Leases to which any Seller is a party (excluding the Excluded Contracts), including Seller's proposed Cure Costs associated with each such Contract and unexpired Lease set forth therein, and (b) the Purchased Contracts and Purchased Leases as of the date hereof.

2.7.2 From and after the date hereof until 3:00 P.M. (Eastern Time) on May 4, 2025, Buyer may, in its sole discretion, (a) add any Contract or any Lease listed on Section 2.7.1 of Seller Disclosure Schedules (or otherwise used in connection with the Business) to the schedule of Purchased Contracts and Purchased Leases, (b) remove from the schedule of Purchased Contracts and Purchased Leases any Contract listed on Section 2.7.1 of Seller Disclosure Schedules and instead designate such Contract for rejection effective on and as of the Closing or (c) remove from the schedule of Purchased Contracts and Purchased Leases any Lease listed on Section 2.7.1 of Seller Disclosure Schedules and instead designate such Lease for rejection effective on and as of the Closing; *provided*, that in the immediately preceding clauses (a), (b), and (c), Buyer shall not be able to add any Contract or Lease to the schedule of Purchased Contracts and Purchased Leases if such Contract or Lease is associated with a Store already in the active process of Closing. The schedule of Purchased Contracts and Purchased Leases shall be (and shall be deemed) modified or supplemented to reflect the additions or removals, as applicable, of Leases and Contracts that are (i) designated for assumption and assignment or (ii) designated for rejection, each as set forth in this Section 2.7.2.

2.7.3 Seller shall as promptly as reasonably practicable, but in any event upon assumption of any Purchased Contract or Purchased Lease under this Section 2.7, pay all Cure Costs (if any) in connection therewith (or as otherwise required).

2.7.4 Notwithstanding the foregoing and anything herein to the contrary, a Contract or Lease shall not be assigned to, or assumed by, Buyer or its designee hereunder to the extent that such Contract or Lease (a) is terminated by a Seller (pursuant to, and in accordance with, the terms and conditions set forth herein) or the counterparty thereto, or terminates or expires by and in accordance with its terms, on or prior to the Closing Date and is not continued or otherwise extended upon assumption, or (b) requires a consent or authorization from a Governmental Authority (other than, and in addition to, that of the Bankruptcy Court) in order to permit the sale or transfer to Buyer or its designee of the applicable Seller's rights under such Contract or Lease, and such consent or authorization has not been obtained prior to the Closing. In the event that any Purchased Contract or Purchased Lease is deemed not to be assigned pursuant to clause (b) of this Section 2.7.4, the Closing shall nonetheless occur and, thereafter, through the earlier of (i) such time as such consent or authorization is obtained, (ii) twelve (12) months following the Closing (or the remaining term of such Contract or Lease or

the closing of the Chapter 11 Cases, if shorter) and (iii) the date on which the Bankruptcy Court enters an order confirming the Debtors' chapter 11 plan on the docket of the Chapter 11 Cases, Seller and Buyer shall (A) use reasonable best efforts to secure such consent or authorization as promptly as practicable after the Closing, and (B) cooperate in good faith to allow Buyer or its designee to perform the services thereunder on Seller's behalf, in all cases, without infringing upon the legal rights of any third party, including by good faith cooperation with any lawful and commercially reasonable arrangement reasonably proposed by Buyer, including subcontracting, licensing or sublicensing to Buyer any or all of any Seller's rights and obligations with respect to any such Contract or Lease, under which (1) Buyer shall obtain (without infringing upon the legal rights of such third party or violating any Law) the economic rights and benefits under such Contract or Lease with respect to which the consent and/or authorization has not been obtained, and (2) Buyer shall assume any related burden (net of the amount of any related Tax benefit obtained by Seller or its Affiliates) and obligation (including performance) with respect to such Contract or Lease. Upon satisfying all such requisite consent or authorization requirements applicable to such Contract or Lease after the Closing, such Contract or Lease shall promptly be assumed and assigned to Buyer in accordance with the terms of this Agreement.

## 2.8 Cash Purchase Price.

(a) At least two (2) Business Days before the Closing, Seller shall prepare and deliver to Buyer a written statement (the "**Closing Statement**") setting forth in reasonable detail its good faith estimate of (i) Net Working Capital Amount, as of the Determination Time (the "**Estimated Net Working Capital Amount**"), (ii) the Assumed Indebtedness, as of the Closing (the "**Estimated Assumed Indebtedness**"), and (iii) based upon the immediately preceding clause (i) and clause (ii), the resulting Estimated Cash Purchase Price. Seller will prepare the Closing Statement and all items included therein consistent with this Agreement (including the definitions herein) and the Accounting Policies, which statement shall be substantially in the form of Exhibit E attached hereto (in the case of the Estimated Net Working Capital Amount) and Exhibit H attached hereto (in the case of the Estimated Assumed Indebtedness). During the period after the delivery of the Closing Statement and prior to the Closing Date, Buyer shall have an opportunity to review the Closing Statement and Seller shall provide Buyer and its Representatives reasonable access during normal business hours to all properties, books and records relating thereto and the officers and other employees and advisors of Seller and its Affiliates, in each case, to the extent reasonably necessary to assist Buyer and its Representatives in their review of the Closing Statement; *provided*, that such access shall be in a manner that does not interfere with the normal business operations of Seller and its Subsidiaries. Seller shall in good faith consider any questions or comments received from Buyer regarding the Closing Statement; *provided*, that, to the extent that Buyer and Seller disagree as to any one or more items, then with respect to such item, the amount of such item set forth in the Closing Statement sent by Seller shall be used for purposes of calculating the Estimated Cash Purchase Price; *provided, however*, that, Buyer's acceptance of the Estimated Cash Purchase Price as proposed by Seller (or as otherwise agreed by Buyer and Seller pursuant to this Section 2.8(a)) will not be deemed to waive or otherwise impair any rights of Buyer relating to its preparation of the Post-Closing Statement and the adjustments to the Estimated Cash Purchase Price or the Cash Purchase Price pursuant to this Agreement, or waive, limit or otherwise modify any of its rights or remedies under this Agreement.

(b) Subsequent to the Closing and subject to this Section 2.8 (as applicable), the Estimated Cash Purchase Price shall be increased (if the Net Adjustment Amount is positive) or decreased (if the Net Adjustment Amount is negative) by the absolute value of the Net Adjustment Amount (which may be negative or positive); *provided*, that if the absolute value of the Net Adjustment Amount is less than or equal to 500,000.00, the Net Adjustment Amount shall be deemed to be zero (\$0). “**Net Adjustment Amount**” means an amount equal to the net result of (i) the amount by which Final Net Working Capital exceeds the Estimated Net Working Capital Amount (if any) (the “**Net Working Capital Surplus**”), less (ii) the amount by which the Estimated Net Working Capital Amount exceeds the Final Net Working Capital (if any) (the “**Net Working Capital Shortfall**”), plus (iii) the amount (if any) by which Estimated Assumed Indebtedness exceeds Final Assumed Indebtedness, less (iv) the amount (if any) by which Final Assumed Indebtedness exceeds Estimated Assumed Indebtedness.

(c) As soon as reasonably practicable, but no later than thirty (30) days after the Closing Date, Buyer shall (i) prepare a statement of (A) the calculation of Net Working Capital Amount, as of the Determination Time, (B) the Assumed Indebtedness, as of the Closing, and (C) based upon the immediately preceding clause (A) and clause (B) (and taking into account the Net Adjustment Amount, including the limitation set forth in the proviso in the first sentence of Section 2.8(b)), the resulting Cash Purchase Price as if (and solely for this purpose) such Net Working Capital Amount is the Final Net Working Capital and such Assumed Indebtedness is the Final Assumed Indebtedness (the “**Post-Closing Statement**”), and (ii) deliver the Post-Closing Statement to Seller. The Post-Closing Statement shall be prepared in good faith consistent with this Agreement (including the definitions herein) and the Accounting Policies, which statement shall be substantially in the form of Exhibit E attached hereto (in the case of the Net Working Capital Amount) and Exhibit H attached hereto (in the case of the Assumed Indebtedness). The Parties agree that (1) in determining the Final Net Working Capital, the Final Assumed Indebtedness, and the related adjustment contemplated by this Section 2.8(c), no Party will be permitted to introduce judgments, accounting methods, policies, principles, practices, procedures, assumptions, conventions, categorizations, definitions, techniques (including in respect of management’s exercise of judgment), classifications or estimation methodologies different than those set forth in the Accounting Policies, and (2) the Post-Closing Statement shall not include any purchase accounting or other adjustment arising out of the consummation of the Transactions and shall not be impacted by any changes requested by Buyer between the Closing and the delivery of the Post-Closing Statement. Without the prior consent of Seller pursuant to this Section 2.8, Buyer shall not have the right to modify the Post-Closing Statement or any items or amounts set forth therein after Buyer delivers the Post-Closing Statement to Seller. If Buyer does not deliver the Post-Closing Statement to Seller within thirty (30) days after the Closing Date, Seller (acting in its sole discretion) may elect by written notice to Buyer to deem the Closing Statement as the Final Post-Closing Statement that is final, binding and non-appealable by the Parties.

(d) In connection with the review of the Post-Closing Statement by Seller, Buyer shall provide Seller and its Representatives with reasonable access to the books and records, personnel and facilities of the Business (in each case upon reasonable advance notice in writing and during normal business hours in a manner that does not unreasonable interfere with the Business). Furthermore, Seller shall have the right to review the work papers of Buyer underlying or utilized in preparing the Post-Closing Statement and the calculation of the Cash

Purchase Price set forth therein; *provided, however*, that the independent accountants of the Business, if any, shall not be obligated to make any such work papers available to Seller unless and until Seller has signed a customary confidentiality agreement relating to such access to such work papers in form and substance reasonably acceptable to such independent accountants.

(e) Within fourteen (14) days after its receipt of the Post-Closing Statement, Seller shall inform Buyer in writing either (i) that the Post-Closing Statement is acceptable or (ii) of any objection to the Post-Closing Statement, setting forth in reasonable detail the basis for such objection and the specific adjustment to amounts, determinations and calculations set forth on the Post-Closing Statement that Seller believes should be made, including specific dollar amounts of adjustments necessary (an “**Objection Notice**”). If an Objection Notice is timely delivered within such fourteen (14) day period, Buyer and Seller shall negotiate in good faith to resolve each dispute raised therein (each, a “**Disputed Item**”). Any amounts that are not a Disputed Item on the Objection Notice shall be final, conclusive, binding and non-appealable on the Parties. If Buyer and Seller, notwithstanding such good faith efforts, fail to resolve any Disputed Item within five (5) days after Seller timely delivers an Objection Notice or such longer period of time as the Parties may mutually agree in writing, then Buyer and Seller shall jointly engage the Accounting Firm to resolve only any remaining Disputed Items as soon as practicable thereafter (but in any event, within ten (10) days after engagement of the Accounting Firm or such longer period as the Accounting Firm may reasonably require), which resolution must be in writing and set forth in reasonable detail the basis therefor; *provided*, that, all negotiations and discussions between Buyer and Seller regarding the matters specified on the Objection Notice shall (unless otherwise agreed to in writing by Buyer and Seller) be governed by Rule 408 of the U.S. Federal Rules of Evidence and any comparable applicable state rule of evidence. The amounts, determinations and calculations (or any component thereof) contained in the Post-Closing Statement shall become final, conclusive, binding and non-appealable on the Parties at the following times:

- i. in the event that Seller has informed Buyer in writing that the Post-Closing Statement is acceptable pursuant to this Section 2.8(e), the date on which Seller so informs Buyer (in which case such amounts, determinations and calculations (or any component thereof) shall be as set forth in the Post-Closing Statement delivered or deemed to be delivered pursuant to Section 2.8(c));
- ii. in the event that Seller does not deliver an Objection Notice to Buyer pursuant to this Section 2.8(e) within fourteen (14) days after receipt of the Post-Closing Statement, on the next Business Day following the expiration of such period (in which case such amounts, determinations and calculations (or any component thereof) shall be as set forth in the Post-Closing Statement delivered pursuant to Section 2.8(c));
- iii. in the event that Seller has delivered an Objection Notice to Buyer pursuant to this Section 2.8(e), the date of an agreement in writing by Buyer and Seller that such amounts, determinations and calculations (or any component thereof) that are the subject of such Objection Notice, together with any modifications thereto agreed to by Buyer and Seller, are final, conclusive, binding and non-

appealable (in which case such amounts, determinations and calculations (or any component thereof) shall be as agreed upon by Buyer and Seller); and

- iv. in the event that Buyer and Seller engage the Accounting Firm to resolve any remaining Disputed Items pursuant to this Section 2.8(e), the date on which the Accounting Firm issues its written resolution of such Disputed Items (in which case such amounts, determinations and calculations (or any component thereof) shall be as resolved by the Accounting Firm pursuant to this Section 2.8(e) with respect to all Disputed Items submitted to the Accounting Firm, and shall otherwise be as set forth in the Post-Closing Statement delivered pursuant to Section 2.8(c), together with any modifications thereto agreed to by Buyer and Seller).

(f) At such time determined in accordance with this Section 2.8, the Post-Closing Statement as so agreed (or deemed agreed) or determined shall be the “**Final Post-Closing Statement**” for purposes of this Agreement, and shall be final, conclusive, binding and non-appealable (absent fraud, willful misrepresentation or mathematical or manifest error and such determination may be entered and enforced in accordance with Section 9.1.2) on the Parties and shall be used for the adjustment of the Cash Purchase Price, if any, pursuant to Section 2.8(i). The statements of (i) Net Working Capital as of the Determination Time set forth in the Final Post-Closing Statement shall be the “**Final Net Working Capital**” for purposes of this Agreement and (ii) Assumed Indebtedness as of the Closing set forth in the Final Post-Closing Statement shall be the “**Final Assumed Indebtedness**” for purposes of this Agreement.

(g) In resolving any Disputed Item, the Accounting Firm (i) shall act as an expert and not as an arbitrator, (ii) shall be bound by the provisions of this Section 2.8(g), (iii) shall not assign a value to any Disputed Item greater than the greatest value claimed for such Disputed Item or less than the smallest value for such Disputed Item claimed by either Buyer in the Post-Closing Statement or Seller in the Objection Notice, (iv) shall limit its determination to each unresolved Disputed Item, (v) shall make its determination based solely on presentations by Buyer and Seller which are in accordance with the guidelines and procedures set forth in this Agreement and not on the basis of independent review; *provided*, that, the Accounting Firm may make reasonable requests for additional information from Buyer and Seller, (vi) may not consider for any purpose, any settlement discussions or settlement offer(s) made by or on behalf of either Seller or Buyer unless otherwise agreed in writing by Seller and Buyer, and (vii) shall have exclusive jurisdiction over any disputes arising out of or relating to the calculation of, and any adjustments to, the Closing Payment; *provided*, that upon the determination of the Accounting Firm, such determination may be entered and enforced in any court of competent jurisdiction in accordance with Section 9.1.2.

(h) For purposes of complying with this Section 2.8, Buyer and Seller shall furnish to each other and to the Accounting Firm such work papers and other documents and information relating to the Disputed Items as the Accounting Firm may require and that are available to the Party (or its independent public accountants) from whom such documents or information are requested. The Accounting Firm shall deliver its determination of the Disputed Items to Buyer and Seller in writing, together with a reasonable basis for its determination of each Disputed Item. In no event shall either Party engage in ex parte communications with the



Accounting Firm with respect to any Disputed Item until the Accounting Firm issues its final determination of the Disputed Items. The fees and expenses of the Accounting Firm incurred pursuant to this Section 2.8 shall be allocated between Buyer and Seller in inverse proportion to their success on the unresolved Disputed Items, i.e., (i) Buyer shall be responsible for that portion of the fees and expenses multiplied by a fraction, the numerator of which is the aggregate Dollar value of the Disputed Items submitted to the Accounting Firm that are resolved against Buyer (as finally determined by the Accounting Firm) and the denominator of which is the total Dollar value of the Disputed Items so submitted and (ii) Seller shall be responsible for the remaining amount of fees and expenses. In the event of any dispute regarding such allocation, the Accounting Firm shall determine the allocation of its fees and expenses as between Buyer and Seller in accordance with such allocation methodology, such determination to be final and binding on both Buyer and Seller. Except as otherwise set forth in Section 2.8(b) and this Section 2.8(h), the fees and expenses of Seller and its Representatives incurred in connection with the Post-Closing Statement and any Disputed Items shall be borne by Seller, and the fees and expenses of Buyer and its Representatives incurred in connection with the Post-Closing Statement and any Disputed Items shall be borne by Buyer.

(i) If the Cash Purchase Price (as finally determined in the Final Post-Closing Statement): (A) is less than the Estimated Cash Purchase Price and the Net Adjustment Amount is not deemed to be zero (\$0), then within three (3) Business Days after the Cash Purchase Price is finally determined in the Final Post-Closing Statement, Seller shall repay to Buyer an amount equal to the difference between the Cash Purchase Price and the Estimated Cash Purchase Price by wire transfer of immediately available funds to the bank accounts designated by Buyer in writing; or (B) exceeds the Estimated Cash Purchase Price and the Net Adjustment Amount is not deemed to be zero (\$0), then within three (3) Business Days after the Cash Purchase Price is finally determined in the Final Post-Closing Statement, Buyer shall pay (or Buyer shall cause to be paid) to Seller an amount equal to the difference (if any) between the Cash Purchase Price and the Estimated Cash Purchase Price by wire transfer of immediately available funds to the bank accounts designated by Seller in writing. The amounts in this Section 2.8(i) shall be exclusive of any fees and expenses owed to the Accounting Firm by any Party pursuant to Section 2.8(h). If the Net Adjustment Amount is deemed to be zero (\$0), the Estimated Cash Purchase Price is the Cash Purchase Price.

(j) This Section 2.8 shall be the sole and exclusive remedy of the Parties with respect to the determination of the Cash Purchase Price; *provided, however*, that in no event shall Buyer or Seller be entitled to any duplicative recovery as a result of the rights and remedies afforded in this Agreement and the Ancillary Agreements.

### ARTICLE 3 REPRESENTATIONS AND WARRANTIES

**3.1 Representations and Warranties of Seller.** Seller represents and warrants to Buyer as of the date hereof (except with respect to representations and warranties made as of a particular date, which shall be deemed to be made only as of such date) as follows, with each such representation and warranty subject to such exceptions, if any, as are set forth in the corresponding section of Seller Disclosure Schedules. Disclosures in any section or paragraph of Seller Disclosure Schedules shall be deemed disclosed with respect to any other sections or paragraphs

of this Agreement to the extent that it is readily apparent from the face of such disclosure that such disclosure is applicable to such other sections or paragraphs.

3.1.1 Organization; Good Standing; Qualification. Seller is a limited liability company validly existing and in good standing under the Laws of the State of Delaware. Seller is duly qualified to carry on business in each jurisdiction in which the nature or character of the properties and assets owned, leased or operated by it, including for greater certainty, the Purchased Assets, or the nature of its business or activities, including for greater certainty, the operation of the Business, makes such qualification necessary, except where the failure to be so qualified would not reasonably be expected to have a Material Adverse Effect.

3.1.2 Authority and Enforceability. Seller has the requisite power, authority and capacity to enter into this Agreement and the Ancillary Agreements to which it is or will be a party and, subject to the requisite Bankruptcy Court approvals and Sale Order, to perform its obligations hereunder or thereunder and to complete the Transactions. The execution and delivery of this Agreement and each Ancillary Agreement to which Seller is or will be a party, the performance of the obligations hereunder or thereunder and the consummation of the Transactions have been, or will be at or prior to Closing, duly authorized by all necessary action on the part of Seller. This Agreement and each of the Ancillary Agreements to which Seller is or will be a party, have been, or will be at or prior to Closing, duly executed and delivered by Seller, and, subject to the Bankruptcy Court's requisite approvals and entry of the Sale Order, constitute or will constitute a legal, valid and binding obligation of Seller, enforceable against it in accordance with its terms, except as such enforceability may be limited by bankruptcy, insolvency, reorganization, fraudulent transfer, moratorium and other similar Laws relating to limitations of actions or affecting the availability of equitable remedies and the enforcement of creditors' rights generally and by general principles of equity (the "**Enforceability Exceptions**").

3.1.3 Authorizations and Consents. Except for (a) the entry of the Sale Order and, as applicable, the expiration or waiver by the Bankruptcy Court of the applicable 14-day period set forth in Rule 6004(h) of the Bankruptcy Rules and (b) the items disclosed in Section 3.1.3 of Seller Disclosure Schedules, no material Order, Permit, license, consent, approval, waiver, notification or filing, in each case, with a Governmental Authority, is required on the part of Seller for the execution and delivery by Seller of this Agreement, the performance by Seller of its obligations hereunder or thereunder and the consummation of the Transactions, including, for greater certainty, the transfer of the Purchased Assets.

3.1.4 No Broker. Except as disclosed in Section 3.1.4 of Seller Disclosure Schedules, Seller has not used any broker or finder in connection with the Transactions for which Buyer is or will become liable.

3.1.5 Litigation. Section 3.1.5 of Seller Disclosure Schedules sets forth a list of all material Litigation to which Seller or any of its Subsidiaries is a party as of the date hereof relating to any of the Purchased Assets, the Assumed Liabilities, or the Business. Except for the Chapter 11 Cases and the Litigation listed on Section 3.1.5 of Seller Disclosure Schedules, there are no, and since the Look-Back Date to the date hereof there has not been any, material Litigation pending or, to Seller's Knowledge, threatened against the Purchased Assets or, to the extent involving or related to the operations or conduct of the Business (including with respect to

any current or former employees or other individual service providers who provided services to the Business), against Seller or its Subsidiaries. Except as set forth on Section 3.1.5 of Seller Disclosure Schedules, as of the date hereof, there are no material Orders of or by a court of competent jurisdiction or other Governmental Authority outstanding against Seller with respect to the Business or any of the Purchased Assets, except for the Chapter 11 Cases.

3.1.6 No Violation. Subject to (a) the entry of the Sale Order and, as applicable, the expiration or waiver by the Bankruptcy Court of the applicable 14-day period set forth in Rule 6004(h) of the Bankruptcy Rules and (b) the items disclosed in Section 3.1.6 of Seller Disclosure Schedules, the execution and delivery by Seller of this Agreement and each Ancillary Agreement to which it is or will be a party, the performance by Seller of its obligations hereunder or thereunder and the consummation of the Transactions do not and will not: (i) result in a violation of any Law applicable to Seller; (ii) result in a breach of, or conflict with, the constituent documents of Seller; (iii) result in a breach of, or default (with or without notice or lapse of time, or both) under or give rise to a right of termination, modification or cancellation of any obligations under, or result in the loss of any rights or the imposition or acceleration of obligations under, any Material Contract; or (iv) result in the creation of any Encumbrance (other than any Permitted Encumbrance) upon the Purchased Assets other than Encumbrances created by Buyer and assumption of the Assumed Liabilities, in each case, except as would not be material to the Business or the Purchased Assets.

3.1.7 Purchased Assets; No Material Dispositions.

(a) Except as set forth in Section 3.1.7(a) of Seller Disclosure Schedules, Seller has good and valid title to, a valid leasehold interest in or the right to use, all of the Purchased Assets that is necessary for Seller to operate the Business in all material respects. Upon the entry and effectiveness of the Sale Order, Seller will have the power and right to sell, assign, transfer, convey and deliver, as the case may be, to Buyer the Purchased Assets, free and clear of all Encumbrances other than Permitted Encumbrances and Assumed Liabilities. Other than Encumbrances that will be released upon the entry and effectiveness of the Sale Order, Seller owns or has rights to, and upon delivery to Buyer at the Closing will transfer to Buyer, good title to or a valid leasehold interest in all of the Purchased Assets, free and clear of all Encumbrances, except for Permitted Encumbrances and Assumed Liabilities.

(b) Other than the Excluded Assets and the rights and services to be provided under the Transition Services Agreement, the Purchased Assets constitute substantially all of the properties, assets and rights used by Seller and its Subsidiaries necessary to conduct and operate the Business in substantially the same manner as conducted by Seller and its Subsidiaries before the Closing.

(c) Other than the Excluded Assets and the rights and services to be provided under the Transition Services Agreement, no other Person (other than Seller and its Subsidiaries) owns any assets that are material to operate the Business in substantially the same manner as conducted by Seller and its Subsidiaries before Closing.

(d) Since the Look-Back Date, Seller has not sold or disposed of any assets (including any licenses, assignments, transfers, or abandonments of Intellectual Property

or tangible embodiments thereof) that are material to the Business or the Purchased Assets, other than (i) for sales of the Inventory, expiration of any registered or issued Intellectual Property in accordance with its maximum statutory term and non-exclusive licenses granted in the Ordinary Course and (ii) expirations or terminations of Leases in accordance with the terms of such Leases or negotiated terminations of Leases.

### 3.1.8 Intellectual Property.

(a) Section 3.1.8(a) of Seller Disclosure Schedules sets forth a correct and complete list of (i) all Owned Intellectual Property that is registered, issued, or the subject of an application for registration or issuance, including Patents, Trademarks, and Copyrights, (ii) material unregistered Trademarks, and (iii) Proprietary Software included in the Owned Intellectual Property (“**Seller Software**”). All Intellectual Property set forth on Section 3.1.8(a) of Seller Disclosure Schedules is subsisting, and, to Seller’s Knowledge, valid and enforceable. All applications and registrations for Owned Intellectual Property are in the name of one of Seller or a Subsidiary. The Purchased Intellectual Property, collectively with the Intellectual Property set forth in Section 3.1.8(a) of Seller Disclosure Schedules, includes all material Intellectual Property used in or necessary for the operation of the Business as conducted since the Look-Back Date.

(b) Section 3.1.8(b) of Seller Disclosure Schedules contains a correct and complete list of all material Social Media Accounts used by Seller or its Subsidiaries in the Business. The use of the Social Media Accounts by Seller and its Subsidiaries have complied with all terms and conditions or terms of use applicable to the Accounts in all material respects.

(c) Seller or its Subsidiaries own all right, title and interest in and to, free and clear of all Encumbrances (other than Permitted Encumbrances) all Owned Intellectual Property, and have a valid right to use, under a Purchased Contract, all other Purchased Intellectual Property. Neither Seller nor any of its Subsidiaries have entered into any agreement granting any license or other rights to any Purchased Intellectual Property that could materially limit or restrict the ability of Buyer to use, assert, enforce, or otherwise exploit any Purchased Intellectual Property.

(d) To Seller’s Knowledge, no Governmental Authority, educational institution or research center has any claim or right in or to any Owned Intellectual Property.

(e) Since the Look-Back Date, no current or former employee, independent contractor, or consultant has asserted any claim, right, or interest in or to any material Owned Intellectual Property. All Persons who have contributed, developed or conceived any material Owned Intellectual Property have done so pursuant to an agreement that protects the confidential information of Seller or its Subsidiaries and effectively grants the employing or contracting entity exclusive ownership of the Person’s contribution, development or conception pursuant to a present-tense assignment grant or by operation of law.

(f) To Seller’s Knowledge, (i) the operation of the Business has not, since the Look-Back Date, infringed, misappropriated or violated any Intellectual Property of any Third Party and (ii) no Claims or actions are pending or threatened in writing (A) regarding

infringement, misappropriation, dilution, or other violation of the Intellectual Property of any Person against Seller or its Subsidiaries in respect of the conduct or operation of the Business by Seller or its Subsidiaries, or (B) challenging the ownership, validity, enforceability or use of any Owned Intellectual Property (except, in each case, for non-final office actions).

(g) To Seller's Knowledge, Seller and its Subsidiaries have all consents, authorizations, permissions, and/or waivers necessary to use any names, images, likenesses, quotes, or other personal indicia of any individual as so used by Seller and its Subsidiaries as of the date hereof.

(h) Since the Look-Back Date, Seller and its Subsidiaries have taken commercially reasonable steps designed to protect and preserve the confidentiality of all material Trade Secrets and to Seller's Knowledge all use or disclosure thereof by or to any third party has been pursuant to the terms of a written confidentiality agreement between such third party and Seller or its Subsidiaries, and Seller and its Subsidiaries have complied in all material respects with all of its confidentiality obligations under each Contract to which such Person is a party.

(i) Seller and its Subsidiaries do not use and have not used any Open Source Software (i) in a manner that would grant or purport to grant to any Person any rights to or immunities under any of the material Owned Intellectual Property, or (ii) under any license requiring Seller or its Subsidiaries to: (A) disclose or distribute the source code included in the material Owned Intellectual Property; (B) to license or provide the source code included in the Owned Intellectual Property for the purpose of making derivative works; or (C) to make available for redistribution to any Person the source code included in the material Owned Intellectual Property at no charge.

(j) Seller Software does not contain, link to, or use any artificial intelligence or machine learning based platforms, engines, models (including any large language models or foundational models) or systems ("**Artificial Intelligence Systems**"). To Seller's Knowledge, no material Owned Intellectual Property or material confidential information are used in a manner where they become part of an Artificial Intelligence System or are accessible for any secondary use by any third party (including any third party provider of an Artificial Intelligence System).

(k) Neither Seller nor its Subsidiaries, nor any other party acting on behalf of Seller or its Subsidiaries has disclosed or delivered to any third party (including an escrow agent), or permitted the disclosure or delivery by any escrow agent or other party of, any Seller Software or source code constituting material Owned Intellectual Property ("**Seller Source Code**"). No event has occurred, and no circumstance or condition exists, that (with or without notice or lapse of time, or both) will, or would reasonably be expected to, require the disclosure or delivery by Seller or its Subsidiaries, or any other party acting on behalf of Seller or its Subsidiaries to any third party of any Seller Source Code, other than disclosures or deliveries made to any Independent Contractors in the Ordinary Course. Neither the execution of the Transaction documents nor the consummation of any of the Transaction, in and of itself, would reasonably be expected to result in the release of any Seller Source Code from escrow.

(l) To Seller's Knowledge, no Person is, or has been since Look-Back Date, infringing, misappropriating or otherwise violating any Owned Intellectual Property, and no such Claims have been asserted or threatened against any Person by Seller or to Seller's Knowledge, any other Person, since the Look-Back Date.

(m) Since the Look-Back Date, Seller and its Subsidiaries are in material compliance with, and have complied with, all Data Privacy Laws with respect to the collection, use, processing, storage, transfer, and security of Personal Information. The Transactions will not, as of the Closing, violate in any material respect Seller and its Subsidiaries Privacy Policies, Laws or Contracts relating to the use, dissemination, or transfer of Personal Information.

(n) To Seller's Knowledge, no Governmental Authority or other Person has commenced or threatened any litigation or other written complaint, audit, proceeding, fines, judgments, claim or investigation related to Seller and its Subsidiaries collection, use, processing, storage, transfer, and security of Personal Information in any jurisdiction in which any of Seller and its Subsidiaries operate the Business.

(o) Seller and its Subsidiaries are in compliance in all material respects with and since the Look-Back Date have complied in all material respects with (i) all provisions in Contracts that impose restrictions or conditions on the collection, use, processing, storage, transfer, and security of Personal Information, and (ii) all internal privacy and data security policies as well as privacy policies or statements posted on or in any website, application or other digital service owned or operated by Seller and its Subsidiaries in connection with the Business (collectively, "**Privacy Policies**").

(p) Since the Look-Back Date, there has been no malfunction, failure, continued substandard performance, denial-of-service, or other cyber incident, including any cyberattack, or other impairment of Seller and its Subsidiaries IT Systems that has resulted in a material disruption or damage to the business of Seller and its Subsidiaries and that has not been remedied in all material respects. Seller and its Subsidiaries have commercially reasonable administrative, technical and physical safeguards designed to protect the confidentiality, privacy and security of Personal Information. Since the Look-Back Date, Seller nor its Subsidiaries have not experienced: (i) any material unauthorized access to or acquisition of information that compromises the security, confidentiality or integrity of Personal Information held or processed by or on behalf of Seller or its Subsidiaries or otherwise in the possession, custody or control of Seller and its Subsidiaries; (ii) any material unauthorized disclosure of, access to or use of Personal Information or (iii) any material unauthorized intrusion into any IT Systems containing Personal Information that results in unauthorized access or access in excess of authorization.

(q) To the extent necessary or required, Seller and its Subsidiaries are in material compliance, and has been in material compliance since the Look-Back Date, with PCI DSS.

### 3.1.9 Benefit Matters.

(a) Section 3.1.9(a) of Seller Disclosure Schedules lists each material Plan. With respect to each material Plan, Seller has made available to Buyer (to the extent applicable) accurate and complete copies of: (i) the current plan document and all amendments thereto (or, if such Plan is not reduced to writing, a written summary of the material terms thereof); (ii) the most recent summary plan description together with each subsequent summary of material modifications thereto; and (iii) the most recent determination letter or pre-approved plan advisory or opinion letter, if any, issued by the IRS.

(b) Each Plan (and each related trust, insurance Contract or fund) is and has been established, maintained, operated and administered in all material respects in accordance with the express terms of such Plan and with the requirements of ERISA, the Code and other applicable Law. All contributions, distributions, reimbursements and premium payments with respect to a Plan that are due by Seller or any of its Subsidiaries have in all material respects been timely made for any period ending on or before the Closing Date, and any such amounts that are not yet due, have been properly accrued in accordance with GAAP. Each Plan that is intended to be qualified within the meaning of section 401(a) of the Code has received a favorable determination letter or opinion letter, as applicable, from the IRS or may rely upon a favorable determination, advisory or opinion letter from the IRS, and, to Seller's Knowledge, nothing has occurred and no facts circumstances exist that would reasonably be expected adversely affect the qualified status of such Plan that would result in material Liability to the Business. As of the date of this Agreement, there are no pending or, to Seller's Knowledge, threatened (i) investigations by any Governmental Authority involving the Plans, or (ii) Claims or Litigation with respect to any Plans (other than routine claims for benefits and their appeals), in each case, that would result in material Liability to the Business.

(c) No Plan is, and neither Seller nor its Subsidiaries sponsors, maintains, contributes to or is obligated to contribute to, or has or could reasonably be expected to have any Liability with respect to (including on account of an ERISA Affiliate), any: (i) multiemployer plan (within the meaning of section 3(37) of ERISA (a "**Multiemployer Plan**") or section 4001(a)(3) of the Code); (ii) "multiple employer plan" as described in section 413(c) of the Code; (iii) "multiple employer welfare arrangement" (within the meaning of section 3(40) of ERISA); or (iv) a defined benefit pension plan (as defined in section 3(35) of ERISA) or any plan, program or arrangement that is or was at any time subject to Title IV of ERISA or subject to the minimum funding standards of section 302 of ERISA or sections 412 or 430 of the Code. No Plan provides that is an "employee welfare benefit plan" as defined in section 3(1) of ERISA provides, and Seller and its Subsidiaries have no obligation to provide, any current or former officer, director, manager, employee or individual contractor or consultant (including the Business Employees) retiree medical, disability or life insurance benefits, except as required by section 4980B of the Code, Part 6 Title I of ERISA or similar applicable state Law ("**COBRA**").

(d) Seller and its Subsidiaries have not incurred (whether or not assessed) any Tax or other penalty with respect to the reporting requirements under sections 6055 and 6056 of the Code, as applicable, or under sections 4980B, 4980D or 4980H of the Code, in each case, that would result in material Liability to the Business. No event has occurred with respect to a Plan and no condition exists that would reasonably be expected to subject the Business

or Buyer to any material Tax, fine, lien, penalty or other Liability imposed by ERISA, the Code or other applicable Laws.

(e) Except as set forth on Section 3.1.9(e) of Seller Disclosure Schedules, neither the execution, delivery or performance of this Agreement nor the consummation of the transactions contemplated by this Agreement (whether alone or in connection with any other event, including a termination of employment) would (i) entitle any current or former employee, independent contractor, officer, director or other service provider (including the Business Employees) to any payment or any increase in payment under any Plan, (ii) accelerate the time of payment, funding or vesting of any benefit under any Plan, or (iii) result in any payments or benefits under any agreement with Seller, its Subsidiaries and their Affiliates that, individually or in combination with any other payment or benefit, could constitute the payment to any Business Employee of an “excess parachute payment” within the meaning of section 280G of the Code or in the imposition of an excise Tax under section 4999 of the Code. Neither Seller nor its Subsidiaries has any obligation to “gross-up,” compensate, reimburse, “make-whole,” or otherwise indemnify any Business Employee for the imposition of any Tax under sections 4999 or 409A of the Code.

(f) Each Plan that is a nonqualified deferred compensation plan within the meaning of section 409A of the Code has at all times been established, administered, operated and maintained in all material respects in operational and documentary compliance with section 409A of the Code and applicable regulations guidance thereunder, and no amount under any such Plan is, has been or is reasonably expected to be subject to any Tax under section 409A of the Code.

(g) Seller and its Subsidiaries are not a party to any collective bargaining agreement, nor to Seller’s Knowledge, are there any activities or proceedings of any labor union to organize any Business Employees.

#### 3.1.10 Employee and Labor Matters.

(a) Section 3.1.10(a) of Seller Disclosure Schedules sets forth as of April 9, 2025 an accurate, complete and correct list of all Business Employees of Seller, together with their work location, employing entity, title/position, date of hire or engagement, base salary or hourly wage rate, bonus and commission potential, accrued but unused paid time off or vacation balance, immigration status (and to the extent that the service provider requires a visa, work permit, employee pass, or other legal or regulatory approval for their engagement, the type of visa, permit, pass or approval) and classification as exempt or non-exempt, full-time or part-time, leave of absence status (including the type of leave of absence and the expected date of return to active employment, if known). Except as set forth in Section 3.1.10(a) of Seller Disclosure Schedules, the Business Employees are at-will and their employment may be terminated without any liability and no Business Employee is subject to any contract, express or implied, written or oral, with Seller or any of its Subsidiaries that cannot be terminated at will.

(b) Section 3.1.10(b) of Seller Disclosure Schedules sets forth as of April 8, 2025 a true, correct and complete list of all independent contractors who are individuals (excluding individuals engaged or leased through staffing agencies or other third-party entities)



providing the services of a single individual to the Business (“**Independent Contractors**”), which list is current as of the date herein and includes for each such Independent Contractor: (i) start date of services; (ii) type of services; (iii) duration of agreement; (iv) fee or compensation arrangements; and (v) approximate number of weekly hours of services provided by each such Independent Contractor.

(c) Neither Seller nor any of its Subsidiaries is a party to, or is bound by, any collective bargaining agreement or other contract with a labor organization or labor union covering any Business Employee. Since January 1, 2022, (i) there is no and there has been no unfair labor practice charge or labor arbitration proceeding pending, or to the Knowledge of Seller, threatened in writing against Seller or any of its Subsidiaries relating to any Business Employee, (ii) to the Knowledge of Seller, there are and have been no activities or proceedings of any labor organization or labor union to organize any Business Employee and no demand for recognition as the exclusive bargaining representative of any Business Employees has been made by or on behalf of any labor organization or labor union, and (iii) there is no and has been no pending or, to the Knowledge of Seller, threatened strike, lockout, concerted work slowdown or work stoppage, picketing, handbilling, labor arbitration, labor grievance, unfair labor practice charges or other collective bargaining disputes by or with respect to the Business Employees.

(d) With respect to the Business Employees, Seller and its Subsidiaries are in compliance in all material respects with all applicable Laws relating to the employment of the Business Employees (including employment or labor standards, labor relations, occupational health and safety, workers’ compensation, severance payment, pay equity, terms and conditions of employment, wages and hours (including overtime wages), fair employment practices, worker classification as exempt or non-exempt, employment practices, prohibited discrimination, equal employment, immigration status, unemployment insurance, child labor laws, background checks, pay transparency, collective bargaining, and leaves of absence) and have paid in full all wages, salaries, commissions, other compensation and benefits and all levies, assessments, contributions and payments to third parties due to or on behalf of such Business Employees.

(e) Except as would not reasonably be expected to result in material Liability to the Business, since the Look-Back Date, no individual has been engaged by any Seller or any of its Subsidiaries as or in the capacity of an independent contractor who does not qualify for such status under all applicable Laws, and all employees who have been classified as exempt under the Fair Labor Standards Act (and state, provincial and local counterpart Laws) have been properly classified as such. Except as set forth on Section 3.1.10(e) of Seller Disclosure Schedules, since the Look-Back Date, there have not been, and there are no, material actions, claims, charges, complaints, or demands made, pending or, to the Knowledge of Seller, threatened to be made in writing, before any Governmental Authority or under any private dispute resolution procedure with respect to any alleged violation of any such applicable Laws.

(f) Since the Look-Back Date (i) no Business Employee or Independent Contractor has made any allegation of discrimination, harassment (including sexual harassment) or other similar serious workplace misconduct against any Seller or any of its Subsidiaries or against any Business Employee who is an executive officer or who is employed at the level of Vice President or above; and (ii) neither Seller nor any of its Subsidiaries have entered into any settlement agreements related to allegations of discrimination or harassment

(including sexual harassment) or other similar serious workplace misconduct made by a Business Employee or Independent Contractor.

(g) Except as set forth on Section 3.1.10(g) of Seller Disclosure Schedules, (i) no Business Employee is on a visa sponsored by Seller or any of its Subsidiaries which visa will require continued sponsorship; and (ii) neither Seller nor any of its Subsidiaries, have, within the past three (3) years, received a “no match” letter from the Social Security Administration concerning any current or former Business Employee. Except as would not result in material liability to the Business, a USCIS Form I-9 has been properly prepared and retained for each Business Employee as required by Law. To the Knowledge of Seller, in the past three (3) years with respect to any current Business Employee, no such Form I-9 was improperly prepared or that false documentation was provided in connection with satisfying the requirements of such Form I-9. To the Knowledge of Seller, all Business Employees who are working in the United States are legally authorized to work in the United States.

### 3.1.11 Compliance with Laws; Permits.

(a) Except as set forth in Section 3.1.11(a) of Seller Disclosure Schedules, the Business is currently being, and since the Look-Back Date has been, conducted in compliance, in all material respects, with all applicable Laws. Seller has not received any written, or, to Seller’s Knowledge, oral notice of any actual or alleged material non-compliance or violation of any Laws in connection with the ownership of the Purchased Assets or the operation of the Business.

(b) Seller and its Subsidiaries are and have been since the Look-Back Date in possession of all material Permits pursuant to any applicable Law required for the ownership or operation of the Purchased Assets or Assumed Liabilities. All such Permits are in full force and effect, no default (with or without notice, lapse of time or both), to Seller’s Knowledge, has occurred under any such Permit, and none of Seller or any of its Subsidiaries has received any written or, to Seller’s Knowledge, oral notice from any Governmental Authority threatening to suspend, revoke, or withdraw any such Permit, in each case except as would not have a Material Adverse Effect.

3.1.12 Purchased Contracts and Purchased Leases. As of the date hereof, each Purchased Contract listed or described in Section 2.7.1 of Seller Disclosure Schedules and each Purchased Lease listed or described in Section 2.7.1 of Seller Disclosure Schedules (in each case, without giving effect to any such Contracts or Leases that are rejected pursuant to Section 2.7) is in full force and effect and is a valid and binding obligation of Seller or its Subsidiaries and, to Seller’s Knowledge, the other parties thereto, in accordance with its terms and conditions, in each case except (a) as such enforceability may be limited by the Enforceability Exceptions and (b) as set forth on Section 3.1.12(a) of Seller Disclosure Schedules, and is free and clear of any Encumbrances (other than Permitted Encumbrances). Seller has made available to Buyer correct and complete copies of all Purchased Contracts and Purchased Leases in effect as of the date hereof. Subject to requisite Bankruptcy Court approvals, and except (i) as a result of the commencement of the Chapter 11 Cases, (ii) as set forth on Section 3.1.12(b) of Seller Disclosure Schedules, and (iii) for which payment of the Cure Costs will cure, (A) Seller is not in material breach or default of its obligations under any Purchased Contract or Purchased Lease, (B) to

Seller's Knowledge, no condition exists that with notice or lapse of time or both would constitute a material default by Seller or its applicable Subsidiary under any such Purchased Contract or Purchased Lease, and (C) to Seller's Knowledge, no other party to any such Purchased Contract or Purchased Lease (1) is in material breach or default thereunder or (2) has repudiated or threatened to terminate or cancel the applicable Purchased Contract or Purchased Lease. Except as set forth on Section 3.1.12(c) of Seller Disclosure Schedules, (x) neither Seller nor any Subsidiary has subleased, licensed or otherwise granted to any Third Party the right to use or occupy any Leased Real Property with respect to a Purchased Lease or any portion thereof and (y) neither Seller nor any Subsidiary has collaterally assigned or granted any other security interest in any Leased Real Property with respect to a Purchased Lease or any interest therein (other than Permitted Encumbrances).

### 3.1.13 Environmental Matters.

(a) The Business is, and since the Look-Back Date has been, conducted in compliance in all material respects with all Environmental Laws, which compliance has included obtaining, maintaining and complying in all material respects with all Permits required under Environmental Law.

(b) Neither Seller nor any of its Subsidiaries have received any written or, to Seller's Knowledge, oral notice, and no Claim is pending or, to Seller's Knowledge, threatened, in each case, alleging any material violation of, or material Liability under, Environmental Laws.

(c) Neither Seller nor any of its Subsidiaries (nor, to Seller's Knowledge, any other Person to the extent giving rise to Liability for Seller or any of its Subsidiaries) have treated, stored, disposed of, arranged for or permitted disposal of, transported, handled, manufactured, distributed, released, exposed any Person to, or owned or operated any property or facility contaminated by, any Hazardous Materials, in each case, so as to give rise to any material Liability of Seller and its Subsidiaries under Environmental Law.

(d) Seller and its Subsidiaries have furnished to Buyer all material environmental audits, reports, assessments and other material environmental, health and safety documents relating to the current properties, facilities or operations of the Business or the Purchased Assets, in each case, that are in their possession or under their reasonable control.

### 3.1.14 Taxes.

(a) (i) All material Tax Returns required to be filed by Seller with respect to the Business and any Purchased Assets have been timely filed (taking into account extensions), and (ii) all material Taxes due and payable with respect to the Business and the Purchased Assets have been timely paid, whether or not shown on any Tax Return.

(b) All Tax withholding, collection and deposit obligations (including amounts owing or allocated to any employee, creditor or other Person) imposed on or with respect to the Purchased Assets have been timely satisfied in all material respects in accordance with applicable Law. All Forms W-2 and Form 1099 required with respect to such withholding and payment have been properly completed and filed.

(c) (i) No Tax proceeding for material unpaid Taxes with respect to the Business or any Purchased Asset is ongoing, pending or being proposed or threatened in writing by a Governmental Authority, (ii) no assessment, deficiency or adjustment with respect to material Taxes has been asserted, or proposed or threatened in writing, with respect to the Business or any Purchased Asset, other than any assessment, deficiency or adjustment which has been fully satisfied by payment, settled or withdrawn, and (iii) no claim has ever been made by a Governmental Authority in a jurisdiction in which Seller or its Subsidiaries do not file Tax Returns or pay Taxes that Seller or any of its Subsidiaries, as applicable, is or may be required to file a Tax Return or pay material Taxes in that jurisdiction with respect to the Business or any Purchased Asset.

(d) Seller has not requested or consented to extend the time or is the beneficiary of any extension of time that has not lapsed or expired (i) with respect to the due date for the filing of any material Tax Return (other than any automatic or automatically granted extension), (ii) in which any material Tax may be assessed or collected by any Governmental Authority (other than any extension which is no longer in effect or any automatic extension as a result of any ongoing Tax proceeding) or (iii) any statute of limitations in respect of material Taxes, in each case, with respect to the Business or any Purchased Asset.

(e) There are no Encumbrances with respect to Taxes upon any of the Purchased Assets other than Permitted Encumbrances.

(f) There are no Tax rulings, requests for rulings, voluntary disclosure applications or agreements or closing agreements regarding Taxes with respect to the Business, the Purchased Assets or the Assumed Liabilities that would increase Buyer's (or any of its Affiliates') liability for Taxes with respect thereto for any Post-Closing Tax Period.

(g) Seller is not nor has not been a party to a "listed transaction" within the meaning of section 6707A(c)(2) of the Code and Treasury Regulation section 1.6011-4(b)(2).

(h) Seller, with respect to the Business or the Purchased Assets, is not a party to any written Tax sharing, allocation or indemnity agreement or arrangement that will be in effect after the Closing (other than any such agreement entered into in the Ordinary Course the primary purpose of which does not relate to any Taxes).

(i) Seller has (i) timely paid all material sales and use Taxes with respect to the Business and the Purchased Assets required to be paid under Applicable Law, and (ii) properly collected and remitted all material sales and use Taxes with respect to the Business and the Purchased Assets required to be collected and remitted under Applicable Law.

3.1.15 Absence of Certain Changes. Except as set forth in Section 3.1.15 of Seller Disclosure Schedules, since December 31, 2024, (a) no event, result, effect, occurrence, fact, circumstance, development, condition or change has occurred or arisen that has had, or would reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect and (b) Seller has not taken any action that would be prohibited by Section 4.2 (other than Section 4.2(vi)) if taken during the Interim Period.

3.1.16 Sanctions. Seller is not a Sanctioned Person. Since the Look-Back Date, the Business has been operated in material compliance with all applicable Sanctions. To Seller's Knowledge, there are no pending or threatened actions or investigations related to violations of Sanctions that could have a material effect on the Business.

3.1.17 Foreign Corrupt Practices Act. Since the Look-Back Date, the Business has been operated in material compliance with all applicable anti-bribery and anti-corruption Laws (the "**Anti-Corruption Laws**"), including the Foreign Corrupt Practices Act of 1977, as amended.

3.1.18 Financial Statements.

(a) Set forth in Section 3.1.18(a) of Seller Disclosure Schedules are true, correct and complete copies of: (i) the combined balance sheet of the Business as of December 28, 2024, and December 30, 2023, and the related income statement of the Business for the fiscal years then ended, each of which are included in Seller Disclosure Schedules, and (ii) the combined balance sheet of the Business as of February 22, 2025, and the related income statement of the Business for the fiscal period then ended, each of which are included in the Disclosure Schedule (collectively, the "**Financial Statements**"). The Financial Statements fairly present, in all material respects, the financial position and results of operations of the Business for the periods indicated, in each case in accordance with GAAP consistent with past practice. The Financial Statements have been prepared from the books and records of Seller and its Affiliates.

(b) The accounts payable of the Business reflected on the Financial Statements, and all accounts payable incurred since the date of the Latest Balance Sheet arose from bona fide transactions in the Ordinary Course consistent with past practice, and all such accounts payable have either been paid, are not yet due and payable in the Ordinary Course consistent with past practice, or are being contested by Seller in good faith. All notes and accounts receivable reflected on the Financial Statements, and all accounts receivable of the Business generated since the date of the Latest Balance Sheet, (i) constitute bona fide receivables resulting from the sale of services or other obligations in favor of Seller as to which full performance has been fully rendered, (ii) are valid and enforceable claims, (iii) are not subject to any pending or threatened defense, counterclaim, right of offset, returns, allowances or credits, except to the extent reserved on the Latest Balance Sheet, (iv) are current and collectible, subject only to the reserve for bad debt set forth on the Latest Balance Sheet and adjusted for the passage of time, and (v) are not subject in whole or in part to any Encumbrance or any Contract for deduction, free goods or services, discount or other deferred price or quantity adjustment.

(c) All inventory of the Business is of a quality and quantity usable and salable by Seller in the Ordinary Course, except for obsolete, damaged, defective or slow-moving items that have been written off or written down in the Ordinary Course or for which reserves have been established and set forth in the Latest Balance Sheet.

### 3.1.19 Material Contracts.

(a) Section 3.1.19 of Seller Disclosure Schedules contains a complete and correct list, as of the date of this Agreement, of each Contract described below in this Section 3.1.19(a) under which Seller or any of its Subsidiaries is a party and to which Seller or any of its Subsidiaries has any current or future rights, responsibilities, obligations or liabilities in connection with the Business, other than (i) any stand-alone purchase order, sale orders, statements of work, invoices or similar instruments not made pursuant to a separate Contract (as long as such purchase order does not impose future obligations on Seller or its Subsidiaries outside of the Ordinary Course for purchase orders of such products), and (ii) any Plan or confidentiality agreements to which Seller or its Subsidiaries is a party (all Contracts of the type described in this Section 3.1.19(a), being referred to herein as the “**Material Contracts**”):

- i. is with a Top Supplier;
- ii. requires expenditures by Seller or payments to be received by Seller in excess of \$6,000,000 in the twelve (12) months ended on December 31, 2024;
- iii. (A) limits or purports to limit, in any material respect, the freedom of the Business to engage or compete in any line of business or with any Person or in any geographic area, (B) contains exclusivity or “most favored nation” obligations to which the Business is subject in favor of any Person or (C) contains any other provisions restricting or purporting to restrict the ability of the Business to sell, market, distribute, promote, manufacture, develop, commercialize or test or research the Purchased Products in any material respect, directly or indirectly through third parties (in the case of clauses (A), (B) and (C), other than any such restriction or purported restrictions that have a de minimis effect on the Business);
- iv. is a Contract pursuant to which (A) Seller receives any license to any Intellectual Property material to the Business (other than (w) non-exclusive licenses to use commercially available Software for an annual fee of less than \$500,000, (x) non-disclosure agreements, (y) licenses for open source Software, and (z) licenses which are merely incidental to the primary transactions contemplated by the Contract), (B) Seller grants or licenses to a third party any rights to use any material Owned Intellectual Property (other than Intellectual Property licensed in the Ordinary Course on a non-exclusive basis), (C) any Person (other than a Business Employee) has developed Intellectual Property for the Business that is used in and material to the Business, and (D) Seller entered into to settle or resolve any intellectual property-related dispute or litigation, including settlement agreements, coexistence agreements, covenant not to sue agreements, and consent to use agreements;
- v. is a Contract regarding the employment or engagement of any Business Employee or Independent Contractor, including (A) employment, independent contractor and consulting and similar Contracts (excluding offer letters) and

(B) Contracts providing bonuses, retention, stay-on, severance, termination pay, change in control payments, transaction bonuses, or similar compensation or benefits to personnel (whether employees or independent contractors) or agents;

- vi. is a collective bargaining agreement covering any Business Employee;
- vii. is a Contract with any Affiliate of Seller relating to the provision of funds, real property, goods or services by or to Seller as it relates to the Business; or
- viii. relate to any settlement, conciliation or stipulation of any Litigation against the Business by any other Person to which the Business will have any monetary obligation after the date hereof in excess of \$100,000, individually, or \$250,000, in the aggregate.

(b) Seller has made available to Buyer correct and complete copies of all Material Contracts in effect as of the date hereof. Subject to requisite Bankruptcy Court approvals, and except (i) as a result of the commencement of the Chapter 11 Cases, (ii) as set forth on Section 3.1.19 of Seller Disclosure Schedules, and (iii) for which Seller's payment of the Cure Costs will cure, (A) to Seller's Knowledge, Seller is not in material breach or default of its obligations under any Material Contract, (B) to Seller's Knowledge, no condition exists that with notice or lapse of time or both would constitute a material default by Seller or its applicable Subsidiary under any such Material Contract, and (C) to Seller's Knowledge, no other party to any such Material Contract is in material breach or default (or has made any written demand (or claim) for indemnification) thereunder.

3.1.20 Suppliers. Section 3.1.20 of Seller Disclosure Schedules sets forth a list of the top ten (10) suppliers and vendors based on the aggregate dollar amount of purchases by the Business ("**Top Suppliers**") for the year ended December 31, 2024. As of the date hereof and to Seller's Knowledge, no such supplier has (a) cancelled or terminated its business relationship with the Business, or (b) notified or informed Seller in writing that it intends to terminate or materially alter the terms of its distributing or supplying practices or its business relationship with the Business, or any written demand (or claim) for indemnification, and Seller does not otherwise have knowledge of such intent. Except as set forth on Section 3.1.20 of Seller Disclosure Schedules, since the Look Back Date, (i) the Business has not had any material disputes concerning any nonconformance in any finished products and/or services with any such Top Supplier except in the Ordinary Course and (ii) to Seller's Knowledge, there are no other facts or circumstances relating to the Top Suppliers that could reasonably be expected to materially and adversely impact the operations of the Business following the Closing.

3.1.21 Business Continuity. None of the IT Systems have experienced bugs, failures, breakdowns, or continued substandard performance in the past twelve (12) months that has caused any material disruption or interruption in or to the use of any such Systems by Seller or its Subsidiaries that have not been remediated in all material respects.

3.1.22 Bank Accounts. Section 3.1.22 of Seller Disclosure Schedules is a correct and complete list of all of the banks in which an account or safety deposit box (if any) is

maintained by or on behalf of the Business or Seller and its Subsidiaries, as the case may be, together with the account numbers and names of all authorized signatories for such accounts or with access to the safety deposit box(es) (if any).

**3.2 Representations and Warranties of Buyer.** Buyer represents and warrants to Seller as of the date hereof (except with respect to representations and warranties made as of a particular date, which shall be deemed to be made only as of such date) as follows.

3.2.1 Entity Status. Buyer is duly formed and validly existing under the laws of its jurisdiction of formation and has the requisite corporate power to enter into and perform its obligations under this Agreement and the Ancillary Agreements to which it is or will be a party.

3.2.2 Authority. The execution and delivery of and performance by Buyer of this Agreement and the Ancillary Agreements to which it is or will be a party have been, or will be at or prior to Closing, authorized by all necessary corporate action on the part of Buyer.

3.2.3 No Conflict. The execution and delivery of and performance by Buyer of this Agreement and the Ancillary Agreements to which it is or will be a party (a) do not and will not constitute or result in a violation or breach of, or conflict with, or allow any Person to exercise any rights under, any of the terms or provisions of Buyer's Organizational Documents, (b) do not and will not constitute or result in a breach or violation of, or conflict with or allow any Person to exercise any rights under, any Contract, license, lease or instrument to which it is a party; and (c) do not result in the violation of any Law applicable to Buyer, except in the case of clauses (b) and (c), as would not materially adversely affect the ability of Buyer to consummate the Transactions.

3.2.4 Required Authorizations. Other than the requisite Bankruptcy Court approvals and entry of the Sale Order, no filing with (other than as required under the HSR Act), notice to or Order, Permit, approval, consent, waiver, license or similar authorization of, any Governmental Authority is required on the part of Buyer as a condition to the lawful consummation of the Transactions.

3.2.5 Execution and Binding Obligation. Subject to the requisite Bankruptcy Court approvals, this Agreement and the Ancillary Agreements to which Buyer is or will be a party have been, or will be, duly executed and delivered by Buyer and constitute, or will constitute, legal, valid and binding agreements of Buyer, enforceable against it in accordance with its terms, subject only to the Enforceability Exceptions.

3.2.6 Financial Capacity.

(a) Attached hereto as Exhibit F is an executed equity commitment letter (the "**Equity Commitment Letter**") from the Equity Investors to provide, subject to the terms and conditions therein, cash in the aggregate amount set forth therein (the "**Equity Financing**").

(b) The Equity Commitment Letter has not been amended, modified or terminated, and the commitment contained in the Equity Commitment Letter, to the Knowledge



of Buyer, assuming satisfaction of the conditions set forth in Article 6, have not been withdrawn or rescinded in any respect. Assuming the Equity Financing is funded in accordance with the Equity Commitment Letter, the aggregate proceeds contemplated by the Equity Commitment Letter will be sufficient when funded for Buyer to perform its obligations under this Agreement, including making the payments described in Section 2.3 and to pay all fees and expenses related to the Transactions, including the payments described in Section 2.3. The Equity Commitment Letter provides, and will continue to provide, that Seller is a third-party beneficiary thereof and is entitled to enforce such agreement in each case in accordance with the terms set forth therein. Assuming satisfaction of the conditions set forth in Article 6, to the Knowledge of Buyer, there are no side letters or other Contracts or understandings relating to the Equity Commitment Letter that would reasonably be expected to affect the availability of the Equity Financing, and Buyer does not know of any facts or circumstances that may be expected to result in any of the conditions set forth in the Equity Commitment Letter not being satisfied, or the Equity Financing not being available to Buyer, on the Closing Date. The Equity Commitment Letter is not subject to any conditions precedent or other contingencies to fund the Equity Commitment other than as set forth therein and, as of the date hereof, is (x) in full force and effect and (y) a legal, valid, binding and enforceable obligation of Buyer and each of the other parties thereto, except as the same may be limited by Enforceability Exceptions.

(c) Buyer's obligations under this Agreement are not and will not be subject to the receipt by Buyer of any financing (other than pursuant to, and in accordance with the terms and conditions set forth in the Equity Commitment Letter).

3.2.7 Litigation. There is no material Litigation in progress, pending, or to Buyer's Knowledge, threatened against Buyer, which prohibits, restricts or seeks to enjoin the Transactions.

3.2.8 Qualification. As of the Closing, Buyer will be capable of satisfying the conditions contained in sections 365(b)(1)(C) and 365(f) of the Bankruptcy Code with respect to the Purchased Contracts and the Purchased Leases and the related Assumed Liabilities (*provided*, that in no event shall Buyer be required to pay or assume any Cure Costs). To the knowledge of Buyer, there exist no facts or circumstances that would cause, or be reasonably expected to cause, Buyer and/or its Affiliates not to qualify as "good faith" purchasers under section 363(m) of the Bankruptcy Code (*provided*, that in no event shall Buyer be required to pay or assume any Cure Costs).

3.2.9 No Broker. Except for Jefferies LLC, no broker, agent or other intermediary is entitled to any fee, commission or other remuneration in connection with the Transactions based upon arrangements made by or on behalf of Buyer.

3.2.10 Solvency. Assuming (x) the accuracy of the representations and warranties set forth in Section 3.1 and (y) the performance by Seller of the covenants and agreements required to be performed by it under this Agreement prior to the Closing, immediately after giving effect to the consummation of the Transactions (including any financings being entered into in connection therewith) and taking into account all obligations of Buyer pursuant to this Agreement and the Ancillary Agreements to which it is a party, solely as of and immediately after the Closing: (a) the fair saleable value of the assets of Buyer will be greater than the total

amount of its Liabilities; (b) Buyer will be solvent and able to pay its debts and obligations in the Ordinary Course as they become due; (c) no transfer of property is being made and no obligation is being incurred in connection with the Transactions with the intent to hinder, delay or defraud either present or future creditors of Buyer in connection with the Transactions; and (d) Buyer will have adequate capital to carry on its business and all businesses in which Buyer is about to engage.

3.2.11 Independent Investigation. Buyer knowingly, willingly, irrevocably and expressly represents, warrants, acknowledges and agrees, on its own behalf and on behalf of its Affiliates, that Buyer has conducted to its satisfaction its own independent review and analysis of, and based thereon has formed an independent judgment concerning, the Transactions, the Business, the Purchased Assets and the Assumed Liabilities. In entering into this Agreement, Buyer has relied solely upon its own review and analysis, and the specific representations and warranties of Seller expressly set forth in Section 3.1 (as qualified or modified by Seller Disclosure Schedules), and has not relied on, and hereby disclaims reliance on, any other representations, warranties, statements or omissions (whether by Seller or another Person). Buyer confirms that Seller has made available to Buyer and Buyer's Representatives such opportunity to ask questions of the personnel of Seller and its Subsidiaries, as well as such access to the offices, properties and books and records of the business of Seller and its Subsidiaries as deemed appropriate by Buyer in connection with its determination to enter into this Agreement and consummate the Transactions.

3.2.12 Certain Compliance Matters. Buyer is not, nor is acting for or on behalf of, a Sanctioned Person. Buyer will not fund any part of the purchase consideration contemplated by this Agreement with proceeds derived from any violation of Anti-Corruption Laws or Sanctions.

**3.3 Exclusivity of Representations.** Except for the representations and warranties made by Seller in Section 3.1 or in any Ancillary Agreement to be delivered by Seller pursuant to this Agreement, neither Seller nor any other Person makes any express or implied representation or warranty with respect to Seller, its Subsidiaries or their businesses, assets, operations, liabilities, condition (financial or otherwise) or prospects, and Seller hereby disclaims any such other representations or warranties. In particular, without limiting the foregoing disclaimer, except for the representations and warranties made by Seller in Section 3.1 or in any Ancillary Agreement to be delivered by Seller pursuant to this Agreement, neither Seller nor any of its Subsidiaries or Affiliates or any other Person makes or has made any representation or warranty to Buyer or any of its respective representatives, with respect to, nor has Buyer or any of its respective representatives relied on, (a) any financial projection, forecast, estimate (other than as set forth in the Financial Statements), budget or prospective information relating to Seller, its Subsidiaries or the Business or (b) any oral or written information furnished or made available to Buyer or any of its representatives in the course of its due diligence investigation of Seller and its Subsidiaries, the Business, the negotiation of this Agreement and the Ancillary Agreements or the consummation of the Transactions, including the accuracy, completeness or currency thereof, and neither Seller nor any of its Subsidiaries or Affiliates or any other Person will have any liability to Buyer or any other Person in respect of such information, including any subsequent use of such information.

## ARTICLE 4 PRE-CLOSING COVENANTS

### 4.1 Access and Information.

4.1.1 During the Interim Period, Seller shall, and shall cause its Subsidiaries to, (a) afford Buyer and its Representatives reasonable access to the Business, the Purchased Assets, the Business' senior management team, and information pertaining to the Assumed Liabilities, (b) use reasonable best efforts to cause its employees and Representatives to cooperate with and aid Buyer and its Representatives in its investigation of the Business, (c) direct its senior management team to consult with and reasonably cooperate with Buyer regarding Buyer's post-Closing operation of the Business (including by consulting regarding the Transition Services Agreement and the services to be provided thereunder, as well as Buyer's post-Closing transition plans), (d) reasonably consult with Buyer regarding any material ongoing Litigation that may have a material or adverse impact on the Business after the Closing and provide Buyer with any material communications in connection therewith reasonably promptly following Seller's receipt or delivery thereof, and (e) shall use reasonable best efforts to inform and consult Buyer with respect to any "major" business decisions related to the Business (including real estate matters, or other matters that will materially or adversely impact the future operation of the Business) following the Closing. Any request or investigation under this Section 4.1.1 shall be made or conducted on a reasonable basis by Buyer providing reasonable Notice to Seller and shall be conducted during normal business hours in such a manner as not to interfere unreasonably with the conduct of the Business. Buyer acknowledges and agrees that Seller shall be entitled to restrict any such access to or restrict information (x) as determined, in its reasonable discretion, to be appropriate to ensure compliance in all material respects with any Law, (y) that in the reasonable judgment of Seller would result in the disclosure of any Trade Secrets or any violation of any of its obligations with respect to confidentiality and/or (z) to preserve any applicable attorney client privilege, attorney work product or other legal privilege; *provided*, that in the event any information is withheld pursuant to this sentence, Seller shall promptly notify Buyer and at Buyer's request, Seller shall use reasonable best efforts to the extent feasible to develop an arrangement to communicate or provide the applicable information (or a portion thereof) in a manner that would not conflict with the foregoing clauses (x), (y) and (z). The information provided pursuant to this Section 4.1.1 shall remain subject to the Confidentiality Agreement. Seller and its Subsidiaries make no representation or warranty as to the accuracy of any information, if any, provided pursuant to this Section 4.1.1, and Buyer may not rely on the accuracy of any such information, in each case, other than the representations and warranties made by Seller in Section 3.1 or in any Ancillary Agreement to be delivered by Seller pursuant to this Agreement.

4.1.2 During the Interim Period, Buyer hereby agrees it shall not contact, and it shall cause its Affiliates or Representatives to not contact, any licensor, licensee, competitor, supplier, distributor, franchisee, or customer of Seller or its Subsidiaries with respect to the Purchased Assets, the Business, this Agreement, the Ancillary Agreements or the Transactions, without the prior written consent of Seller (which shall not be unreasonably withheld, delayed or conditioned), in each case other than (a) in the Ordinary Course, and (b) not specifically targeted at (i) Seller or its Affiliates, (ii) the Business or the Purchased Assets, or (iii) this Agreement, the Ancillary Agreements or the Transactions.

4.1.3 Seller shall not, and shall cause its Affiliates and each of their respective Representatives not to, for a period of two (2) years after the Closing, directly or indirectly, without Buyer's prior written consent, use for any purpose (except as otherwise specifically permitted in this Agreement or any Ancillary Agreement) or disclose to any third party (other than each other and their respective Representatives) any confidential or proprietary information concerning the Business, the Purchased Assets or the Assumed Liabilities (including such information as may be disclosed to Seller or its Affiliates or any of their Representatives pursuant to the exercise of its rights to access information following the Closing as set forth herein); *provided*, that the foregoing restriction shall not (a) apply to any information (i) generally available to, or known by, the public (other than as a result of disclosure in violation of this Agreement), (ii) independently developed by Seller, its Affiliates or any of its and their respective Representatives following the Closing without any reference to confidential or proprietary information concerning the Business, or (iii) becomes available to Seller, its Affiliates or any of its and their respective Representatives from a third party if such source is not actually known by Seller at the time of the disclosure to be bound by a confidentiality agreement with, or other known contractual or legal obligation of confidentiality to, Buyer with respect to such information, or (b) prohibit any disclosure (i) pursuant to a request or requirement of any applicable Law, Governmental Authority or rules of any securities exchange, or legal proceeding or process or as otherwise legally compelled (including pursuant to a deposition, interrogatory, subpoena, civil investigation or similar process) so long as, to the extent reasonably practicable and legally permissible, Seller provides Buyer with reasonable prior notice of such disclosure and a reasonable opportunity (at Buyer's sole cost and expense) to contest such disclosure, or (ii) necessary in connection with the administration of the Chapter 11 Cases, the winding down of Seller's estate, the payment of any Taxes or the filing of any Tax Returns or the recording of any Claims in connection therewith.

**4.2 Ordinary Course of Business.** Except (v) with the prior written consent of Buyer, which consent shall not be unreasonably withheld or delayed, (w) as required by applicable Law or Order of the Bankruptcy Court, including the DIP Financing Order, (x) as expressly provided in this Agreement or on Section 4.2 of Seller Disclosure Schedules, (y) for actions taken by Seller or its Subsidiaries as required in connection with the Chapter 11 Cases, or (z) any actions taken in connection with a Store closure, during the Interim Period, Seller shall: (i) use reasonable best efforts to operate and/or maintain the tangible Purchased Assets in the Ordinary Course and in compliance in all material respects with applicable Laws, (ii) (A) not terminate or cancel any of the Purchased Contracts or Purchased Leases other than expirations of any Purchased Contracts or any Purchased Leases in accordance with the terms of such Purchased Contracts or such Purchased Leases, or (B) not amend, modify, release, assign or waive any rights under any Purchased Contract or Purchased Lease other than in the Ordinary Course or as provided for in the DIP Financing Order or as contemplated or permitted in the DIP Budget (as defined in the DIP Financing Order), (iii) not encumber, pledge, transfer, sell, assign, abandon, allow to lapse, fail to prosecute or maintain, exclusively license, or otherwise dispose of any material Owned Intellectual Property other than (A) in the Ordinary Course or (B) due to the expiration of issued or registered Owned Intellectual Property at the end of the maximum statutory term, in each case, other than in the Ordinary Course, (iv) not voluntarily or knowingly or intentionally permit any of the Purchased Assets to become subject to any Encumbrance, except for Permitted Encumbrances, (v) not sell, assign, license, transfer, convey, lease, sublease, surrender, relinquish, terminate or otherwise dispose of any portion of the Purchased Assets other than (A)

in the Ordinary Course or (B) the disposition of obsolete, worn out or immaterial assets, (vi) except as required by a Plan in effect as of the date hereof or as required by applicable Law, not pay, grant or announce any new compensation or benefits, and not pay, grant or announce any increase in the compensation or benefits of any Business Employee, other than any increase in compensation that is less than three percent (3%) of the overall compensation of a Store Employee in the Ordinary Course, (vii) not accelerate the vesting, funding of or lapse of restrictions with respect to any award, compensation or benefit owing, due or payable to a Business Employee, (viii) not enter into, modify, negotiate or terminate any collective bargaining agreement covering any Business Employee, (ix) not forgive any loans, or issue any loans to any Business Employee, (x) not plan, announce, implement or effectuate a reduction in force, lay-off, early retirement program, severance program or other program of effort concerning the termination of employment of any vice president level or above Business Employee, or otherwise terminate the employment of any such Business Employee other than for “cause” or in accordance with Seller’s policies or pursuant to applicable Laws, (xi) not transfer, offer employment to, or otherwise attempt to persuade any Business Employee not to accept Buyer’s offer of employment, (xii) not grant any Top Supplier any material discounts, pricing accommodations, or other similar changes relating to pricing, payment terms or credit support other than in the Ordinary Course, (xiii) not seek any relief from, or modification of, the automatic stay on any Litigation involving Seller and/or any of its Subsidiaries issued by the Bankruptcy Court, (xiv) adopt, materially modify, materially amend or terminate any material Plan except as required by applicable Law or the terms of any Plan, or (xv) not authorize or enter into any agreement or commitment, whether or not in writing, to take any action prohibited by this Section 4.2.

#### **4.3 Notification of Certain Matters.**

4.3.1 From the Execution Date through 3:00 P.M. (Eastern Time) on May 4, 2025 (and in any event, within two (2) Business Days after Seller discovers the existence of any such Contract), Seller shall use reasonable best efforts to provide Buyer Notice of any Contract or Lease to which Seller or any of its Subsidiaries is a party as of the Execution Date that was not set forth on Section 2.7.1 of Seller Disclosure Schedules, and any Contracts or Leases that are entered into after the Execution Date, and Buyer shall be entitled, in its sole discretion and upon Notice to Seller (email to counsel being sufficient), to add any such Contract or Lease to its schedule of Purchased Contracts and Purchased Leases pursuant to the terms set forth in Section 2.7.2.

4.3.2 If any Contract is added to (or removed from) Section 2.7.1 of Seller Disclosure Schedules, Seller shall promptly take such steps as are reasonably necessary, and shall promptly deliver Notice to the non-debtor counterparty, to the extent necessary to cause any such added Contracts to be assumed by Seller and assigned to Buyer or rejected by Seller, as applicable, from the Execution Date through 3:00 P.M. (Eastern Time) on May 4, 2025 or as soon as reasonably practicable thereafter according to the terms herein.

**4.4 Obligation to Consummate the Transaction.** Each of the Parties agrees that it shall use reasonable best efforts to take, or cause to be taken, all action and to do, or cause to be done, all things necessary, proper or advisable to the extent permissible under applicable Law, to consummate and make effective the Transactions and to ensure that the conditions set forth in Article 6 are satisfied.

#### **4.5 Filings; Other Actions; Notification and Cooperation.**

4.5.1 Seller and Buyer shall cooperate with each other and use, and shall cause their respective Affiliates and Subsidiaries to use, their respective reasonable best efforts to take (or cause to be taken) all actions, and do (or cause to be done) all things necessary, proper or advisable under this Agreement and applicable Law to consummate and make effective the Transactions as expeditiously as reasonably practicable after the date of this Agreement, including using reasonable best efforts in: (a) preparing and filing all documentation to effect all necessary notices, reports and other filings (and in any event, by filing by no later twenty (20) Business Days after the date hereof, any notifications, filings and other information required to be filed under the HSR Act with respect to the Transactions, unless mutually agreed otherwise); (b) obtaining as expeditiously as practicable all consents, registrations, approvals, permits and authorizations necessary to be obtained from any Governmental Authority in order to consummate the Transactions; (c) obtaining (and cooperating with each other in obtaining) any consent, approval of, waiver or any exemption by, any non-governmental third party, in each case, to the extent necessary, proper or advisable in connection with the Transactions; and (d) executing and delivering any reasonable additional instruments necessary to consummate the Transactions and to fully carry out the purposes of this Agreement. Nothing herein shall require Seller or any of its Subsidiaries to incur, assume, become liable in respect of or suffer to exist any expenses, liabilities or other obligations, or agree to or become bound by any commitments, undertakings, concessions, indemnities, or other arrangements that could result in expenses, liabilities, or other obligations.

4.5.2 Neither Buyer nor Seller shall, and shall cause its respective Subsidiaries not to, enter into a definitive agreement providing for, or consummate, any transaction which would reasonably be expected to materially delay or prevent consummation of the Transactions. Neither Party, without the other Party's prior written consent, shall: (a) enter into any timing, settlement or similar agreement, or otherwise agree or commit to any arrangement, that would have the effect of extending, suspending, lengthening or otherwise tolling the expiration or termination of the waiting period applicable to the contemplated transactions under the HSR Act or any Antitrust Laws; or (b) enter into any timing or similar agreement, or otherwise agree or commit to any arrangement, that would bind or commit the Parties not to consummate the Transactions (or that would otherwise prevent or prohibit the Parties from consummating the Transactions), in both cases (a) and (b) without the consent of the other Party, not to be unreasonably withheld, conditioned, or delayed.

4.5.3 Buyer and Seller shall cooperate with one another, and consider in good faith the views of one another, with respect to the appropriate course of action with respect to obtaining the consents, approvals, permits, waiting period expirations or authorizations of any Governmental Authority required to consummate the Transactions prior to the Outside Date. No Party hereto or its counsel shall independently participate in any substantive call or meeting with any Governmental Authority in respect of any such filing, investigation, or other inquiry relating to the matters that are the subject of this Section 4.5 without giving the other Party or its counsel reasonable prior notice of such call or meeting and, to the extent permitted by such Governmental Authority, the opportunity to attend and participate. In furtherance of the foregoing and to the extent permitted by applicable Law: (a) each Party shall notify the other, as far in advance as practicable, of any filing or material or substantive communication or inquiry it or any of its

Subsidiaries intends to make with any Governmental Authority relating to the matters that are the subject of this Section 4.5; (b) prior to submitting any such filing or making any such communication or inquiry, such Party shall provide the other Party and its counsel a reasonable opportunity to review, and shall consider in good faith the comments of the other Party in connection with, any such filing, communication or inquiry; (c) promptly following the submission of such filing or making such communication or inquiry, such Party shall provide the other Party with a copy of any such filing or, if in written form, communication or inquiry; (d) each Party shall inform the other of and if in writing, furnish the other with copies of (or, in the case of oral communications, advise the other of) any substantive communication from or with any Governmental Authority regarding any of the Transactions; and (e) each Party shall consult with the other Party in connection with any inquiry, hearing, investigation or litigation by, or negotiations with, any Governmental Authority relating to the Transactions, including the scheduling of, and strategic planning for, any meetings with any Governmental Authority relating thereto. In exercising the foregoing cooperation rights, Seller and Buyer each shall act reasonably and as promptly as reasonably practicable. Notwithstanding the foregoing, materials provided pursuant to this Section 4.5 may be reasonably redacted to (i) remove references concerning valuation, (ii) comply with contractual arrangements, (iii) comply with applicable Law, and (iv) address legal privilege or confidentiality concerns.

4.5.4 Notwithstanding the foregoing, nothing in this Section 4.5 or otherwise in this Agreement shall require Buyer including its Affiliates, to (a) commit, agree or submit (or offer to commit, agree or submit) to any consent decree, hold separate order, sale, divestiture, lease, license, transfer, disposal, Encumbrance, other change or restructuring of, or operating restriction with respect to the businesses, properties, product lines, assets, permits, operations, rights or interest therein of Buyer, its Affiliates, the Purchased Assets or any of the Business; or (b) otherwise take or commit to take any action that could limit its freedom with respect to, or its ability to retain, one or more of the businesses of Buyer or any of its Affiliates or the Purchased Assets; *provided*, that Seller shall take any of the foregoing actions if requested by Buyer in writing so long as any such actions are conditioned on the occurrence of the Closing; *provided, further*, that Seller shall not take any such actions without the prior written direction of Buyer.

4.5.5 In furtherance and not in limitation of the covenants of the Parties contained in this Section 4.5, if any administrative or judicial action or proceeding, including any proceeding by a private party, is instituted challenging the Transactions as violative of any Antitrust Law, each of Seller and Buyer shall use reasonable best efforts to contest and resist any such action or proceeding and to have vacated, lifted, reversed or overturned any decree, judgment, injunction or other order, whether temporary, preliminary or permanent, that is in effect and that prohibits, prevents or restricts consummation of the Transactions.

4.5.6 Seller and Buyer each shall, upon request by the other, promptly furnish the other with all information concerning itself, its Affiliates, directors, officers and stockholders and such other matters as may be reasonably necessary or advisable in connection with any statement, filing, notice or application made by or on behalf of Buyer, Seller or any of their respective Affiliates to any Third Party or any Governmental Authority in connection with the Transactions, all of which information shall be true and correct in all material respects when provided; *provided*, that each Party shall be entitled to redact discussions of the transaction value

and competitively sensitive information, and may reasonably designate applicable materials to be reviewed solely by the other Party's outside counsel.

4.5.7 Seller and Buyer each shall keep the other reasonably apprised of the status of matters relating to completion of the Transactions, including promptly furnishing the other with copies of notices or other communications received by Seller or Buyer, as the case may be, or any of their respective Affiliates from any Third Party or any Governmental Authority with respect to the Transactions, other than immaterial communications and communications on the docket in any of the Chapter 11 Cases.

4.5.8 Buyer shall bear the cost of any filing fee payable to a Governmental Authority in connection with any filings made under this Section 4.5.

**4.6 Working Capital Target Adjustment.** During the Interim Period, the Parties agree to adjust the Target Net Working Capital Amount as follows: (a) for each Store Seller or its Subsidiaries identifies for closure as listed in Section 4.6 of Seller Disclosure Schedules, or Buyer determines to close at any time after February 22, 2025 (each, a “**Non-Transferred Store**”) which results in the number of Transferred Stores to be less than 677 (the “**Store Threshold**”), the Target Net Working Capital Amount shall be lowered by \$198,200, (b) the adjustment to the Target Net Working Capital Amount shall be calculated based on the number of Stores, in the aggregate, that Seller or its Subsidiaries identifies for closure as listed in Section 4.6 of Seller Disclosure Schedules, or Buyer determines to close at any time after February 22, 2025 which results in the number of Transferred Stores to be less than the Store Threshold, with each closure resulting in a reduction of \$198,200, and (c) the adjustments to the Target Net Working Capital Amount set forth in this Section 4.6 shall take effect immediately upon the closure of each Store or Buyer's determination of closure; *provided*, that if any Store has closed prior to the date hereof, such adjustment with respect to such Store shall take effect on the date of this Agreement. For purposes of this Section 4.6, any Store listed in Section 4.6 of Seller Disclosure Schedules with a “Closing Process Status” of “Currently Winding Down”, or “Fully Closed” shall be considered a Store that Seller or its Subsidiaries has identified for closure and shall constitute a Non-Transferred Store; *provided, however*, that in no event shall either Store 904 (Nashville, TN) or Store 910 (Riverbend, FL) reduce the Store Threshold.

## ARTICLE 5 ADDITIONAL COVENANTS

### 5.1 Further Assurances.

5.1.1 Each of Seller and Buyer shall, at any time or from time to time after the Closing, at the request and expense of the other Party, take, or cause to be taken, all reasonable actions, and to do, or cause to be done, and to assist and cooperate with the other Party in doing, all reasonable things necessary to consummate and make effective, in the most expeditious manner practicable, the Transactions, including executing and delivering to the other Party all such reasonable instruments and documents or further reasonable assurances as the other Party may reasonably request, in each case that are consistent with the terms of this Agreement, in order to (a) vest in Buyer all of Seller's right, title and interest in and to the Purchased Assets (including the Purchased Intellectual Property) as contemplated hereby, (b) effectuate Buyer's



assumption of the Assumed Liabilities, (c) confirm Seller's retention of the Excluded Assets and the Excluded Liabilities, and (d) grant to each Party all rights contemplated to be granted to such Party under this Agreement and the Ancillary Agreements; *provided, however*, that after the Closing, apart from such foregoing customary further assurances, neither Seller nor Buyer shall have any other obligations except as specifically set forth and described herein or in the Ancillary Agreements.

5.1.2 If any approval, consent or waiver required for Seller to assume and assign to Buyer the Purchased Contracts, the Purchased Leases and other Purchased Assets shall not have been obtained prior to the Closing, Seller shall use reasonable best efforts to obtain such approval, consent or waiver to assign to Buyer the Purchased Contracts, the Purchased Leases and other Purchased Assets, including using reasonable best efforts to facilitate any negotiations with the counterparties to such Purchased Contracts and such Purchased Leases and to obtain an order (which may be the Sale Order) containing a finding that the proposed assumption of such Purchased Contracts and such Purchased Leases and assignment to Buyer satisfies all applicable requirements of section 365 of the Bankruptcy Code. At the Closing (a) Seller shall, pursuant to the Sale Order, assign to Buyer each of the Purchased Contracts and Purchased Leases that is capable of being assigned and (b) Seller shall pay all Cure Costs (if any), in each case in connection with such assumption and assignment, and Buyer shall assume and discharge when due the Assumed Liabilities (if any) under the Purchased Contracts and the Purchased Leases. Except as to the Purchased Contracts and the Purchased Leases assigned pursuant to section 365 of the Bankruptcy Code or the Sale Order, anything in this Agreement to the contrary notwithstanding, this Agreement shall not constitute an agreement to assign any Purchased Contract, any Purchased Lease or other Purchased Asset or any right thereunder if an attempted assignment, without the consent of a Third Party, would constitute a breach or in any way adversely affect the rights of Buyer or Seller thereunder, and Seller, at Buyer's expense (if any), shall use its reasonable best efforts to obtain any such required consent(s) as promptly as possible. If such consent is not obtained or such assignment is not attainable pursuant to section 365 of the Bankruptcy Code or the Sale Order, or if any attempted assignment would be ineffective or would impair Buyer's rights under the Purchased Assets in question so that Buyer would not in effect acquire the benefit of all such rights, then Seller, to the maximum extent permitted by applicable Law, shall act after the Closing, at Buyer's request and expense, as Buyer's agent in order to obtain for it the benefits thereunder and shall cooperate, to the maximum extent permitted by applicable Law, with Buyer in any other reasonable arrangement designed to provide such benefits to Buyer. Seller and its Subsidiaries are not under any obligation to pay any money to a Third Party (unless Buyer agrees in writing to reimburse Seller for such payment), incur any material obligations, commence any Litigation (*provided*, that Seller shall reasonably cooperate in any Litigation initiated by Buyer in the Bankruptcy Court regarding the assumption and assignment of any Purchased Contract or any Purchased Lease and matters related thereto) or offer or grant any material accommodation (financial or otherwise) to any Third Party in order to obtain any approval, consent or waiver. All obligations of Seller under this Section 5.1.2 shall expire on the date that is twelve (12) months after the Closing Date.

**5.2 Publicity.** No press release, public statement or announcement or other public disclosure (a "**Public Statement**") with respect to this Agreement, the Ancillary Agreements or the Transactions may be made except (a) with the prior written consent and joint approval of Buyer and Seller, not to be unreasonably withheld, delayed or conditioned, (b) if required by

applicable Law, the Chapter 11 Cases, a Governmental Authority, or stock exchange requirements, or (c) Buyer or its Affiliates may make customary disclosures in connection with marketing purposes and financial disclosures to (i) any current or prospective investors of Buyer or its Affiliates and (ii) their lenders, banks and advisors who have a reasonable need to receive such information. Where the Public Statement is required by applicable Law, the Chapter 11 Cases, a Governmental Authority, or stock exchange requirement, the Party required to make the Public Statement will use its reasonable best efforts consistent with applicable Law or Bankruptcy Court requirement to consult with the other Party, and consider in good faith any revisions proposed by the other Party, prior to making such disclosure, and shall limit such disclosure to only that information that is legally or otherwise required to be disclosed.

### **5.3 Certain Tax Matters.**

#### **5.3.1 Withholding Taxes.**

(a) The amounts payable by one Party (the “**Payer**”) to another Party (the “**Payee**”) pursuant to this Agreement (“**Payments**”) shall not be reduced on account of any Taxes unless required by applicable Law. The Payer shall deduct or withhold from the Payments any Taxes that it is required by applicable Law to deduct or withhold, and all such amounts deducted and withheld that are timely remitted to the appropriate Governmental Authority shall be treated for all purposes of this Agreement as having been paid to Payee. Notwithstanding the foregoing, other than in connection with any compensatory payments or the failure of Seller to deliver any Tax forms described in Section 5.3.2(b), prior to any deduction or withholding the Payer shall take reasonable best efforts to notify the Payee of its intent to withhold, and take reasonable best efforts to cooperate with the Payee to reduce or eliminate such withholding, and if the Payee is entitled under any applicable Law or Tax treaty to a reduction of rate of, or the elimination of, or recovery of, applicable withholding Tax, it shall timely deliver to the Payer or the appropriate Governmental Authority (with the assistance of the Payer to the extent that this is reasonably required) the prescribed forms necessary to reduce the applicable rate of withholding or to relieve the Payer of its obligation to withhold Tax, and the Payer shall apply the reduced rate of withholding, or dispense with the withholding, as the case may be, to the extent it complies with the applicable Law or Tax treaty. If, in accordance with the foregoing, the Payer withholds any amount, it shall make timely payment to the proper Taxing Authority of the withheld amount and send to the Payee proof of such payment as soon as reasonably practicable.

(b) Seller (or if it is a disregarded entity for federal income Tax purposes, its regarded owner) shall deliver to Buyer a properly completed and executed IRS Form W-9, *provided* that the failure to deliver such form shall not be deemed a breach of any condition or covenant in this Agreement and Buyer’s sole remedy for the failure to provide any such form shall be to withhold any required amount under the Code or any other applicable Tax law from the consideration otherwise payable to Seller hereunder in accordance with Section 5.3.1(a).

#### **5.3.2 Transfer Taxes and Apportioned Obligations.**

(a) All amounts payable hereunder or under any Ancillary Agreement are exclusive of all recordation, transfer, documentary, stamp, conveyance, value added, sales, consumption, goods and services taxes or other similar Taxes and fees imposed or levied by

reason of, in connection with or attributable to this Agreement and the Ancillary Agreements or the Transactions (collectively, “**Transfer Taxes**”). Buyer shall be responsible for the timely payment of all Transfer Taxes that are not exempted under a Sale Order pursuant to section 1146(a) of the Bankruptcy Code, and shall pay all amounts due and owing in respect of any Transfer Taxes, these amounts in addition to the sums otherwise payable, at the rate in force at the due time for payment or such other time as is stipulated under applicable Law and the parties shall cooperate to timely and properly file all Tax Returns with respect to any Transfer Taxes.

(b) All personal property and similar ad valorem obligations levied with respect to the Purchased Assets for a taxable period which includes (but does not end on) the Closing Date (collectively, the “**Apportioned Obligations**”) shall be apportioned between Seller and Buyer based on the number of days of such taxable period ending on and including the Closing Date (such portion of such taxable period, the “**Pre-Closing Tax Period**”) and the number of days of such taxable period beginning on the day after the Closing Date (such portion of such taxable period, the “**Post-Closing Tax Period**”), *provided*, that for clarity sake and without prejudice to any apportionment provided for in the determination of the Net Working Capital Amount, the Parties agree and acknowledge that Seller shall have no obligations with respect to the payment of Taxes pursuant to this Section 5.3.2(b).

5.3.3 Cooperation and Exchange of Information. Each of Seller and Buyer shall (a) provide the other with such assistance as may reasonably be requested by the other Party (subject to reimbursement of reasonable out-of-pocket expenses) in connection with the preparation of any Tax Return or election or any, audit or other examination by any Taxing Authority or judicial or administrative proceeding relating to Liability for Taxes in connection with the Business or the Purchased Assets, (b) retain and provide the other Party with any records or other information that may be relevant to such Tax Return, audit or examination, or proceeding and (c) inform the other Party of any final determination of any such audit or examination or proceeding that affects any amount required to be shown on any Tax Return of the other for any period. Seller shall promptly notify and forward to Buyer in writing upon receipt by Seller of notice of any pending or threatened Tax audits or assessments that reasonably may be expected to relate the Purchased Assets or Allocation.

5.3.4 Other Tax Matters. The calculation of the Net Working Capital Amount, as finally determined, shall not take into account any change in Tax liability as a result of the following actions undertaken by Buyer or any of its Affiliates following Closing with respect to a Pre-Closing Tax Period: (a) filing any Tax Return or any amendment or modification to any previously-filed Tax Return, (b) taking or initiating any voluntary discussion, examination or contract with a taxing authority (including any voluntary disclosure agreement or similar process), (c) making any Tax election that has retroactive effect to a Pre-Closing Tax Period, or (d) extending or waiving any statute of limitations or other period for the assessment of any Tax or deficiency.

5.3.5 Continuing Employees. Seller and Buyer agree to utilize, or cause their respective Affiliates to utilize, the alternate procedure set forth in Revenue Procedure 2004-53, 2004-2 C.B. 320, with respect to wage reporting in respect of Continuing Employees, unless otherwise required by applicable Law.

5.3.6 Tax Reserve Liabilities. Buyer shall control, at its sole cost and expense, the conduct of any and all audits, examinations, contests, litigations, deficiency notices, or other proceedings with or against any taxing authority with respect to the Tax Reserve Liabilities (the “**Tax Reserve Liability Proceedings**”). Seller shall reasonably cooperate to put Buyer in control of any Tax Reserve Liability Proceedings and shall promptly notify Buyer of any written communication received with respect to any Tax Reserve Liability Proceeding.

#### 5.4 Accounts Receivable and Payable.

5.4.1 Accounts Receivable; Bank Accounts. The Parties acknowledge and agree that all Accounts Receivable that are Purchased Assets shall become the property of Buyer subsequent to the Closing. From the Closing Date until ninety (90) days following Closing, in the event that, Seller or any of its Subsidiaries receives any payments from any obligor with respect to an such Accounts Receivable outstanding on the Closing Date, then Seller shall, or shall cause such Subsidiary to, within five (5) Business Days after receipt of such payment, remit the full amount of such payment to Buyer by wire transfer of immediately available funds to the account designated by Buyer by Notice to Seller. Subsequent to the Closing and until ninety (90) days following Closing, Seller shall not cause any of the signatories on the Bank Accounts to be changed; *provided*, that that Seller may remove any signatories no longer employed by Seller or its Affiliates, other than any signatory that is employed by Buyer or its Affiliates. In the event any Cash is transferred from any Bank Account, each of the Parties shall provide written Notice to the other Parties at least five (5) Business Days prior to such transfer and include the amount of Cash to be transferred and each recipient of such Cash; *provided*, that each of the Parties shall in good faith consider any questions or comments received from the other Parties, and mutually agree regarding such Cash transfer.

5.4.2 Accounts Payable. In the event that, subsequent to the Closing, Buyer, Seller or any of its Subsidiaries receives any invoices from any Third Party with respect to any account payable of the Business outstanding prior to the Closing that is not an Assumed Liability, then Seller shall be responsible for payment thereof. In the event that, subsequent to the Closing, Seller or any of its Subsidiaries receives any invoices from any Third Party with respect to any account payable of the Business that is an Assumed Liability, then Seller shall, within five (5) Business Days after receipt of such invoice, remit such invoice to Buyer and Buyer shall be responsible for payment thereof.

5.4.3 Cash. The Parties acknowledge and agree that all pre-Closing Cash shall remain the property of Seller. In the event that, Buyer or any of its Subsidiaries receives any pre-Closing Cash, then Seller shall, or shall cause such Subsidiary to, within five (5) Business Days after receipt of such payment, remit the full amount of such payment to Seller by wire transfer of immediately available funds to the account designated by Seller by notice to Buyer.

#### 5.5 Wrong Pockets.

5.5.1 Assets. Without limiting Section 5.1, if either Buyer or Seller becomes aware subsequent to the Closing that any of the Purchased Assets has not been transferred to Buyer or that any of the Excluded Assets (including Cash) has been transferred to Buyer, it shall promptly notify (in writing) the other Party and the Parties shall, and shall cause

their Subsidiaries to, as soon as reasonably practicable, take all commercially reasonable actions (including executing any further instruments or documents) to ensure that such property is transferred, at the expense of requesting Party and with any necessary prior Third Party consent or approval, to (a) Buyer, in the case of any Purchased Asset that was not transferred to Buyer at the Closing; or (b) Seller, in the case of any Excluded Asset that was transferred to Buyer at the Closing.

**5.5.2 Payments.** If, on or after the Closing, either Party shall receive any payments or other funds due to or belonging to the other Party pursuant to the terms of this Agreement or any Ancillary Agreement, then the Party receiving such funds shall, within five (5) Business Days after receipt of such funds, forward such funds to the proper Party. The Parties acknowledge and agree there is no right of offset regarding such payments and a Party may not withhold funds received from Third Parties for the account of the other Party in the event there is a dispute regarding any other issue under this Agreement or any of the Ancillary Agreements. As soon as practicable but no later than fifteen (15) Business Days following the Closing Date, Buyer shall inform Seller of Buyer's bank account and Seller shall use reasonable best efforts during the term of the Transitions Services Agreement to inform any counterparty to a Purchased Contract of Buyer's bank account together with the request to make any payments after the Closing Date to Buyer's bank account.

**5.6 Purchased Intellectual Property.** Promptly following the Closing, at Buyer's sole cost and expense, Seller shall take such further actions and execute such further reasonable documents as may be necessary or reasonably requested by Buyer to effectuate, evidence and perfect the assignment and transfer of the Owned Intellectual Property to Buyer, including making such filings with any Governmental Authorities as may be required to transfer the Owned Intellectual Property to Buyer.

**5.7 Social Media Accounts.** Seller shall use reasonable best efforts or as reasonably requested by Buyer to transfer the registration, ownership, and control of the Social Media Accounts to Buyer. Post-Closing, neither Seller nor its Affiliates shall, nor shall they knowingly permit any third person to, attempt to access the Social Media Accounts or alter the settings or credentials applicable thereto following the Closing.

## **5.8 Bankruptcy Court Filings and Approval.**

**5.8.1** Seller shall use its reasonable best efforts to obtain entry of the Sale Order and such other approvals and relief from the Bankruptcy Court as may be necessary or appropriate in connection with this Agreement and the consummation of the Transactions. Within five (5) Business Days after execution of this Agreement, Seller shall file with the Bankruptcy Court a motion seeking approval of this Agreement, in part, pursuant to sections 363 and 365 of the Bankruptcy Code (the "**Sale Motion**") and the proposed Sale Order (as defined below), both in form and substance acceptable to Seller and Buyer. The proposed form of the Sale Order shall be in form and substance acceptable to Seller and Buyer, and with such changes Seller and Buyer find reasonably acceptable, (a) authorizing and approving pursuant to sections 105, 363, and 365 of the Bankruptcy Code, inter alia, (i) the sale of the Purchased Assets of Seller to Buyer on the terms and conditions set forth herein, free and clear of all Encumbrances (to the extent set forth herein), other than Permitted Encumbrances and Assumed Liabilities, and (ii) the assumption and

assignment of the Purchased Contracts and Purchased Leases to Buyer; (b) finding that (i) Buyer has provided adequate assurance (as that term is used in section 365 of the Bankruptcy Code) of future performance in connection with the assumption of the Purchased Contracts and Purchased Leases, (ii) the consideration provided by Buyer pursuant to this Agreement constitutes reasonably equivalent value and fair consideration for the Purchased Assets, and (iii) Buyer and Seller did not engage in any conduct that would allow this Agreement to be set aside pursuant to section 363(n) of the Bankruptcy Code; (c) ordering that (i) notwithstanding Federal Rules of Bankruptcy Procedures 6004(h) and 6006(d), the Sale Order is not stayed and is effective immediately upon entry, (ii) Seller has acted in “good faith” within the meaning of Section 363(m) of the Bankruptcy Code, (iii) this Agreement was negotiated, proposed and entered into by the Parties without collusion, in good faith and from arm’s length bargaining positions, and (iv) Buyer shall have no Liability or responsibility for any Liability or other obligation of Seller arising under or related to the Purchased Assets other than as expressly set forth in this Agreement, including successor or vicarious Liabilities of any kind or character, including any theory of antitrust, environmental, successor, or transferee Liability, labor law, de facto merger, or substantial continuity (as amended, modified, or supplemented, the “**Sale Order**”) and such other relief from the Bankruptcy Court as may be necessary or appropriate in connection with this Agreement and the consummation of the Transactions.

5.8.2 Seller shall give appropriate notice, and provide appropriate opportunity for hearing, to all Persons entitled thereto, of all motions, orders, hearings, and other proceedings relating to this Agreement or any Ancillary Agreement and the Transactions and such additional notice as ordered by the Bankruptcy Court or as Buyer may reasonably request.

5.8.3 Seller and Buyer shall take all commercially reasonable actions as may be reasonably necessary to cause the Sale Order to become a Final Order, including, to the extent reasonably practicable, furnishing affidavits, declarations or other documents or information for filing with the Bankruptcy Court. Buyer agrees that it will promptly take such commercially reasonable actions as are reasonably requested by Seller to assist in obtaining entry of the Sale Order and a finding of adequate assurance of future performance by Buyer, including furnishing affidavits or other documents or information for filing with the Bankruptcy Court for the purposes, among others, of (x) providing necessary assurances of performance by Buyer under this Agreement and demonstrating that Buyer is a “good faith” purchaser under Section 363(m) of the Bankruptcy Code, and (y) establishing adequate assurance of future performance within the meaning of section 365 of the Bankruptcy Code.

5.8.4 Buyer acknowledges that under the Bankruptcy Code, the sale is subject to approval of the Bankruptcy Court. Buyer acknowledges that to obtain such approval Seller must demonstrate that it has taken reasonable steps to obtain the highest or otherwise best bid possible for the assets, including giving notice of the Transactions to creditors and other interested parties and entertaining any higher or otherwise better offers from prospective buyers.

5.8.5 If the Sale Order or any other orders of the Bankruptcy Court relating to this Agreement or the Transactions shall be appealed by any Person (or if any petition for certiorari or motion for reconsideration, amendment, clarification, modification, vacation, stay, rehearing or reargument shall be filed with respect to the Sale Order or other such order), and this Agreement has not otherwise been terminated pursuant to Section 8.1, Seller shall

immediately notify Buyer of such appeal, petition, or motion and shall, at Seller's sole cost and expense, use reasonable best efforts to defend such appeal, petition, or motion and shall use reasonable best efforts to obtain an expedited resolution of any such appeal, petition, or motion.

5.8.6 Subject to entry of the Sale Order, (a) on or prior to the Closing, Seller shall pay the Cure Costs for the Purchased Contracts and Purchased Leases and cure any and all other defaults and breaches under the Purchased Contracts and Purchased Leases to the extent required under section 365 of the Bankruptcy Code (excluding any Purchased Contracts or Purchased Leases for which there is an unresolved objection by a non-debtor counterparty to the Cure Costs asserted by Seller with regard to any such Contract or Lease or other dispute as to the assumption or assignment of such Contract or Lease as of the Sale Hearing (such contract, a **"Disputed Contract"**) for which Cure Costs (or other matters related to the assumption and assignment of such Contract or Lease) have not been consensually agreed with the Contract counterparty and Seller or fixed by an order of the Bankruptcy Court as of the Closing), and (b) with respect to each Purchased Contract or Purchased Lease that is a Disputed Contract, on the date that is five (5) Business Days after the date on which (i) the Cure Costs with respect to such Purchased Contract or Purchased Lease have been consensually agreed, or (ii) the Bankruptcy Court has entered an order fixing such Cure Costs, or as soon as reasonably practical thereafter, Seller shall pay such Cure Costs so that such Purchased Contracts and such Purchased Leases may be assumed by Seller and assigned to Buyer (subject to payment by Seller of the Cure Costs and provision by Buyer of adequate assurance of future performance), in each case of the foregoing clauses (a) and (b), in accordance with the provisions of section 365 of the Bankruptcy Code, the Sale Order, and this Agreement. Seller agrees that it will promptly take such commercially reasonable actions as are necessary to obtain a final order of the Bankruptcy Court (which may be the Sale Order) providing for the assumption and assignment of such Purchased Contracts and Purchased Leases that are not designated as Excluded Contracts. For the avoidance of doubt, if there is any inconsistency between this Agreement and the Sale Order with respect to the assumption and assignment of the Purchased Contracts and Purchased Leases, or Seller's payment of the Cure Costs, the Sale Order shall govern.

5.8.7 Notwithstanding the foregoing, Buyer shall have the option pursuant to Section 2.7.2 to remove any Disputed Contract from the schedule of Purchased Contracts or Purchased Leases, in which case Buyer shall not assume the Disputed Contracts and neither Seller nor Buyer shall be responsible for any Cure Costs associated with such Disputed Contract; *provided, however*, that Seller shall use its reasonable best efforts, in cooperation with Buyer, to resolve any disputes regarding the Cure Costs relating to any Disputed Contract. Any Disputed Contract as of the Closing shall not be deemed a Purchased Contract or Purchased Lease at the Closing.

5.8.8 After entry of the Sale Order, Seller shall not take any action which is intended to, or fail to take any action the intent of which failure to act is to, result in the reversal, voiding, modification or staying of the Sale Order.

5.8.9 Nothing in this Agreement, or any document related to the Transactions, shall require Buyer, Seller or their respective Affiliates to give testimony to or submit a motion to the Bankruptcy Court that is untruthful or to violate any duty of candor or other fiduciary duty to the Bankruptcy Court or their respective stakeholders. Debtors retain the

right to pursue any transaction or restructuring strategy that, in Debtors' business judgment, will maximize the value of their estates.

5.8.10 Notwithstanding anything to the contrary herein, in no event shall Buyer be required to pay or assume any Cure Costs.

**5.9 Copies of Pleadings.** Seller shall consult with Buyer concerning the Sale Motion, the Sale Order, and any other Orders of the Bankruptcy Court relating to the Transactions, and the bankruptcy pleadings and proceedings in connection therewith. As soon as reasonably practicable, prior to filing thereof, Seller shall provide Buyer with drafts of all documents, motions, orders, filings or pleadings that Seller proposes to file with the Bankruptcy Court that relate to the approval of this Agreement, the Sale Order and the consummation of the Transactions. Seller shall also promptly provide Buyer with copies of all pleadings received by or served by or upon Seller in connection with the Chapter 11 Cases that relate to or, in Seller's judgment, are reasonably expected to affect the transactions provided for in this Agreement and which have not, to the Knowledge of Seller, otherwise been served on Buyer.

**5.10 Books and Records.** For a period of six (6) years after the Closing, Buyer shall: (a) retain all books and records related to the Purchased Assets, the Assumed Liabilities and the Business (including all Purchased Books and Records); and (b) upon reasonable Notice from Seller to Buyer and during normal business hours, cooperate with and provide Seller, any of Seller's Affiliates, and the officers, employees, agents and Representatives of Seller and Seller's Affiliates reasonable access (including the right to make copies at Seller's expense or the expense of any Affiliate of Seller) to such books and records and to Buyer's Representatives, to the extent necessary for a reasonable business purpose, including as may be necessary for the preparation of financial statements, withholding or Tax forms, Tax Returns, in connection with any Litigation, or in connection with the administration of the Chapter 11 Cases or the wind-down of its remaining business and operations, and to any and all books and records relating to any Purchase Price payments or any related reports, including all documents, work papers, schedules, memoranda, and records used by or prepared by Buyer or its Representatives in preparing any such reports, together with any other information related thereto which Seller may reasonably request. Notwithstanding the foregoing, Buyer shall not be required by this Section 5.10 to provide Seller, any of Seller's Affiliates, and the officers, employees, agents and Representatives of Seller and Seller's Affiliates with access to or to disclose information (i) the disclosure of which would violate applicable Law, (ii) that in the reasonable judgment of Buyer would result in the disclosure of any Trade Secrets of third parties or violate any of its obligations with respect to confidentiality or (iii) the disclosure of which would cause the loss of any attorney-client, attorney work product or other legal privilege.

**5.11 Trade Notification.** Seller and Buyer shall consult with each other on the timing, method, form and content of notifications to customers and suppliers regarding the Transactions and shall consider in good faith any comments or proposed changes received from the other Party.

**5.12 Employee Matters.**

5.12.1 List of Business Employees. Section 3.1.10(a) of Seller Disclosure Schedules shall be updated by Seller and delivered to Buyer no later than 3:00 P.M. (Eastern



Time) on May 4, 2025, solely to reflect any Business Employees who, subject to Seller's obligations under Section 4.2, are hired or whose employment is terminated by Seller after the date of this Agreement and prior to 3:00 P.M. (Eastern Time) on May 4, 2025.

5.12.2 Offers of Employment. On or prior to 3:00 P.M. (Eastern Time) on May 4, 2025 (the "**Offer List Deadline**"), Buyer will provide Seller with a list identifying the Business Employees to whom Buyer intends to offer employment (the "**Offer Employees**"); *provided, however*, that the number of Offer Employees (who are not Store Employees) shall be equal to or greater than the sum of the number of Business Employees (who are not Store Employees) as of the Offer List Deadline minus 75; *provided, further* that notwithstanding anything to the contrary herein, Buyer shall offer employment to a sufficient number of Business Employees (and provide for terms and conditions of employment to such Business Employees that would not reasonably be expected to constitute a constructive discharge under the WARN Act) such that Seller and its Affiliates are not subject to any obligations or Liabilities under the WARN Act resulting from employment losses, layoffs or plant closings in connection with the Closing. On or prior to the Offer List Deadline, Buyer shall, or shall cause one of its Affiliates to, offer employment on an at-will basis, to be effective on the applicable Continuing Employee Transfer Date, to each Offer Employee (the Offer Employees who accept such an offer of employment, satisfy each of the requirements of such offer, and actually commence employment with Buyer, the "**Continuing Employees**"). Such offers of employment shall be conditioned on the Closing and, in Buyer's sole discretion, on the Offer Employee (who is not a Store Employee) satisfying Buyer's requirements to execute and deliver non-competition, non-solicitation, confidentiality agreements, and, with respect to Store Employees, further conditioned on the Store at which such Store Employee works becoming a Transferred Store (the date of such occurrence, the "**Store Transfer Date**"). Seller will cooperate with any reasonable requests by Buyer in order to facilitate the offers of employment and delivery of such offers to the Offer Employees and shall not take any steps to discourage any Offer Employee from accepting such offer of employment. Each offer made pursuant to this Section 5.12.2 shall provide for (a) base salary or hourly wage rate, as applicable, not less than such Offer Employee's base salary or hourly wage rate, as applicable, as in effect immediately prior to the Closing Date, (b) annual short-term cash incentive compensation opportunities (excluding any equity or equity-based, long-term incentive, stay-on or retention opportunities), to the extent applicable, that are reasonably comparable, in the aggregate, to the annual short-term cash incentive compensation opportunities provided to such Offer Employee by Seller and its Subsidiaries immediately prior to the Closing Date, and (c) employee benefits (excluding defined benefit pension, nonqualified deferred compensation, severance, equity, equity-based and post-employment or retiree health and welfare benefits, collectively, the "**Excluded Benefits**") that are substantially comparable, in the aggregate, to the employee benefits provided to such Offer Employee by Seller and its Subsidiaries immediately prior to the Closing Date.

5.12.3 Terms and Conditions of Employment. Until December 31, 2025, or, if earlier, until the relevant Continuing Employee's termination of service following the Closing each Continuing Employee shall receive (a) base salary or hourly wage rate, as applicable, not less than such Continuing Employee's base salary or hourly wage rate as in effect immediately prior to the Closing Date, (b) annual short-term cash incentive compensation opportunities (excluding any equity or equity-based, long-term incentive, stay-on or retention opportunities), to the extent applicable, that are reasonably comparable, in the aggregate, to the

annual short-term cash incentive compensation opportunities provided to such Continuing Employee by Seller and its Subsidiaries immediately prior to the Closing Date, and (c) employee benefits (excluding the Excluded Benefits) that are substantially comparable, in the aggregate, to the employee benefits provided to such Continuing Employee by Seller and its Subsidiaries immediately prior to the Closing Date. Buyer shall, or shall cause one of its Affiliates to, cause each Continuing Employee to be provided with the severance and termination benefits substantially similar to the severance and termination benefits set forth on Section 5.12.3 of Seller Disclosure Schedules.

5.12.4 At-Will Employment. Nothing in this Agreement shall limit Buyer's ability to amend or terminate a Continuing Employee's employment terms following the Closing. With respect to any Business Employee who is, on the Closing Date (or, such later date as may be specified in the Transition Services Agreement), absent as a result of an approved leave due to short-term or long-term disability (including a maternity disability) (each an "**Inactive Business Employee**"), Buyer's offer of employment in accordance with Section 5.12.2 shall (a) be contingent upon such Inactive Business Employee's return to active duty on or prior to the six-month anniversary of such date or such longer period as such Business Employee has reinstatement rights under applicable Law, and (b) be effective as of the date that such Business Employee presents himself or herself to Buyer or its Affiliates for active employment. The applicable Plan shall retain any obligations to provide any applicable disability benefits to such Inactive Business Employee in accordance with the terms of such Plan until such Inactive Business Employee becomes a Continuing Employee.

5.12.5 Buyer Benefit Plans. In respect of the employee benefit plans, programs, policies, contracts, agreements or other arrangements (whether written or unwritten) established or maintained by Buyer or its Affiliates that do not provide the Excluded Benefits (collectively, "**Buyer Benefit Plans**"), Buyer shall, for purposes of determining eligibility to participate, vesting and the level of paid time off, vacation and severance benefits, recognize each Continuing Employee's service with Seller and its Subsidiaries to the same extent and for the same purpose that such service was recognized under the corresponding Plans prior to the Closing Date; *provided*, that such service shall not be recognized to the extent that such recognition would result in a duplication of benefits or relates to the Excluded Benefits. With respect to each Buyer Benefit Plan that is an "employee welfare benefit plan" (within the meaning of section 3(1) of ERISA), Buyer or its Affiliates shall use reasonable best efforts to: (a) waive all limitations as to pre-existing conditions, exclusions and waiting periods with respect to participation and coverage requirements applicable to each Continuing Employee (and his or her covered dependents) to the extent that such was satisfied under the analogous Plan, and (b) for the year in which the Closing Date occurs, provide each Continuing Employee (and his or her covered dependents) with credit for all co-payments, co-insurance, maximum out-of-pocket provisions and deductibles paid by such Continuing Employee (and his or her covered dependents) prior to the Closing Date under the corresponding Plan for purposes of satisfying the corresponding deductible, co-insurance, co-payment and maximum out-of-pocket provisions under the analogous Buyer Benefit Plan. Buyer and its Affiliates shall cause each Continuing Employee (and his or her eligible dependents) who is covered by a Plan that is a group health or welfare plan immediately prior to the Closing Date (or such later date as may be specified in the Transition Services Agreement) to be covered on and after such date by a Buyer Benefit Plan that is a group health or welfare plan that is

substantially comparable, in the aggregate, to the Plan provided to such Continuing Employee by Seller and its Subsidiaries immediately prior to the Closing Date.

5.12.6 401(k) Plan. Buyer and its Affiliates shall cause each Continuing Employee who is a participant in any Plan that is intended to be qualified under section 401(a) of the Code (the “**Seller 401(k) Plan**”) to be allowed to participate in and make elective deferrals into, effective as soon as administratively feasible following the Closing Date, a 401(k) plan sponsored by Buyer or any of its Affiliates (the “**Buyer 401(k) Plan**”). In addition, Seller and Buyer or its applicable Affiliate shall take all steps necessary to permit each Continuing Employee who is eligible to receive an eligible rollover distribution (as defined in section 401(a)(31) of the Code) from the Seller 401(k) Plan, if any, to rollover such eligible rollover distribution, including any loan notes to the Buyer 401(k) Plan in accordance with ERISA and the Code.

5.12.7 COBRA Continuation. For the avoidance of doubt, Seller will retain all Liability to provide COBRA continuation health coverage with respect to any “qualifying event” that occurs on or prior to the Closing Date for any qualified beneficiary.

5.12.8 WARN Act. To the extent Buyer’s failure to offer employment to a sufficient number of Business Employees (and provide for terms and conditions of employment that would not reasonably be expected to constitute a constructive discharge under the WARN Act) triggers any Liabilities for Seller or its Affiliates under the WARN Act in connection with the Closing, Buyer shall indemnify and hold Seller and its Affiliates harmless for any and all such Liabilities. Buyer will not, and will cause its Affiliates not to, take any action on or after the Closing Date that would cause any termination of employment of any employees by Seller or its Affiliates occurring prior to or at the Closing to constitute a “plant closing,” “mass layoff” or group termination or similar event under the WARN Act, or to create any Liability or penalty to Seller or any of its Affiliates for any employment terminations under applicable Law. Buyer shall indemnify and hold Seller and its Affiliates harmless for any and all Liabilities under the WARN Act arising out of, relating to, or in respect of any actions of Buyer or its Affiliates occurring on or after the Closing (including as a result of the consummation of Transaction).

5.12.9 Employee Communications; Cooperation. Prior to the Closing or Store Transfer Date, as applicable, except as required by Law, Buyer shall not issue any communication (including any electronic communication) to any Business Employee without the prior written approval of Seller, such approval not to be unreasonably withheld. Except as required by Law, the Parties shall mutually consider and agree to the contents, scope, form and timing of any communications by Buyer with the Business Employees on all employment-related matters pertaining to the Transactions (the “**Employment Matters**”). The Parties agree that at all times prior to the Closing or Store Transfer Date, as applicable they will consult with each other prior to carrying out any communication sessions relating to Employment Matters or otherwise effecting any communications to the Business Employees relating to Employment Matters. Seller and its Subsidiaries shall waive any notice requirements, post-termination restrictions or other contractual constraints that might prevent Business Employees from commencing services with or providing services to Buyer and its Affiliates as of the applicable Continuing Employee Transfer Date.

**5.12.10 Continuing Employee Transfer Date.** “**Continuing Employee Transfer Date**” shall be (a) for Continuing Employees and Store Employees, the Closing Date; (b) for Continuing Employees who are Store Employees, the applicable Store Transfer Date; and (c) for Inactive Business Employees, the first date on which such employee presents his or herself to Buyer or any of its Affiliates from active employment. Effective as of immediately prior to the Closing or the Store Transfer Date, as applicable, Seller shall, or shall cause its applicable Subsidiary to, terminate the employment of each Offer Employee who has accepted an offer of employment from Buyer or its Affiliate and who has satisfied each of the requirements of such offer. Upon the Continuing Employee Transfer Date (or, if applicable, such later date as set forth in the Transition Services Agreement), such Continuing Employee will become an employee of Buyer or its Affiliate and cease to actively participate in or accrue benefits under any Plan.

**5.12.11 Third-Party Beneficiaries.** This Section 5.12 shall be binding upon and inure solely to the benefit of each of the Parties to this Agreement; nothing in this Section 5.12, expressed or implied, is intended to confer upon any other Person any rights or remedies of any nature whatever; and no provision of this Section 5.12 will create any third-party beneficiary rights in any current or former employee, officer, director or individual independent contractor of Seller or any of its Affiliates in respect of continued employment (or resumed employment) or service or any other matter. This Section 5.12 shall not be considered, or deemed to be, an amendment to any Plan or any compensation or benefit plan, program, agreement or arrangement of Buyer or any of its Affiliates. Nothing in this Section 5.12 shall (i) obligate Buyer or any of its Affiliates to continue to employ any Continuing Employee for any specific period of time following the Closing Date, subject to the requirements of applicable Law or (ii) limit the right of Buyer, Seller or any of their respective Affiliates to, at any time, change or modify any Plan or Buyer Benefit Plans or other plans, policies, programs, agreements, arrangements or Contracts providing compensation or benefits at any time and in any manner.

**5.13 Insurance.** Other than the policies described in Section 2.1.1(s), Buyer hereby acknowledges and agrees that, effective upon the Closing, all policies of, and binders evidencing, any form or type of insurance that are owned or maintained by Seller or any of its Affiliates that cover or relate to Seller, its Subsidiaries, or any of their respective assets, liabilities, employees, businesses or operations (such policies and binders, the “**Seller Insurance Coverage**”) may be terminated or modified by Seller or any of its Affiliates to exclude coverage of the Purchased Assets, the Continuing Employees and the Assumed Liabilities, and neither Seller nor any of its Affiliates will be purchasing or otherwise acquiring any “tail” policy or other additional or substitute coverage for the foregoing. Any refund, rebate, credit or other amount paid, distributed or returned by any insurance provider or other Person in respect of, or relating to, Seller’s or any of its Affiliates’ termination or modification of any Seller Insurance Coverage shall be the property of Seller or such Affiliate.

**5.14 Relocation of Purchased Assets.** Seller shall, and shall cause its Subsidiaries to, use reasonable best efforts to relocate (at Buyer’s sole cost and expense) all Purchased Assets (including Inventory) that are located at a Store that Buyer rejects pursuant to Section 2.7.2 to a Transferred Store as directed by Buyer.

**5.15 Legal Entity Names.** To the extent that Seller or its Affiliates continue to incorporate the Trademarks or words “Vitamin Shoppe” or any similar name (“**Vitamin Shoppe**”

**Marks**”) in their corporate or legal names following the Closing, Seller shall, and shall cause any such applicable Affiliates to, by no later than thirty (30) days post-Closing, change the corporate and legal names of such entities to no longer incorporate any Vitamin Shoppe Marks.

## **5.16 Financing Cooperation (Seller).**

5.16.1 From and after the date of this Agreement and on or prior to the Closing Date, Seller shall use its, and shall cause its Affiliates to use their, reasonable best efforts to provide to Buyer, at Buyer’s sole cost and expense, such reasonable cooperation as may be reasonably requested by Buyer or the Debt Financing Sources to assist Buyer in obtaining any Debt Financing being arranged for the purpose of financing the Transactions and the related fees and expenses, including the following:

(a) permitting the marketing and syndication efforts to benefit from existing banking relationships;

(b) upon reasonable advance Notice, making Seller’s and its Subsidiaries’ senior officers continuing in their positions following the Closing with appropriate expertise available to participate in a reasonable number of meetings (but no more than a total of four (4)) (including customary one-on-one meetings with the Debt Financing Sources), presentations, road shows, due diligence sessions, drafting sessions and sessions with rating agencies at reasonable times to be mutually agreed;

(c) assisting with the preparation of customary information and materials regarding Seller and its Affiliates in connection with rating agency presentations, private placement memoranda, bank information memoranda, lender presentations, projections, pro forma financial statements, credit agreements (and security documentation related thereto) and similar documents (including the provision of customary authorization letters for distribution of materials to lenders and other investors); *provided*, that any such information distributed in connection with authorization letters shall contain customary language which shall exculpate the Business, Seller, its Affiliates and their respective Representatives with respect to any liability related to the unauthorized use or misuse of the contents of such information or related marketing materials by the recipients thereof;

(d) furnishing Buyer and the Debt Financing Sources with (i) financial statements prepared in accordance with GAAP and presenting fairly in all material respects the financial position and the results of operations and cash flows of the Business, (ii) all other reasonably available financial information of the Business that is reasonably requested or that is required to permit Buyer to prepare pro forma financial statements required in connection with the Debt Financing and (iii) other customary business, financial, operational and other information regarding the Business reasonably requested in connection with the Debt Financing;

(e) furnishing Buyer and the Debt Financing Sources upon the reasonable written request (including via electronic mail) of Buyer promptly with all documentation and other information requested by the Debt Financing Sources which are required by Governmental Authorities with respect to the Debt Financing under applicable “know your customer” and anti-money laundering rules and regulations, including the PATRIOT Act; and

(f) facilitating the negotiation of, and executing and delivering as of (but not effective prior to) the Closing any credit agreements, pledge and security documents, guarantees and other definitive financing documents or instruments, certificates and documents (including facilitating the evaluation of the Business' assets and the collateral arrangements required by the Debt Financing Sources to create, perfect and enforce the liens and security interests therein) and facilitating the preparation of schedules to such agreements and other documents.

5.16.2 Seller hereby consents to the reasonable use of Seller's and its Affiliate's trademarks and logos, in each case, in connection with the Debt Financing; *provided*, that such trademarks and logos are used in a manner that is not intended to or reasonably likely to harm or disparage Seller or the reputation or goodwill of Seller or the Business or any assets or rights material to the operation of the business of Seller or the Business.

5.16.3 Notwithstanding anything to the contrary contained in this Section 5.16, Seller shall not be required to take or permit the taking of any action pursuant to this Section 5.16 that would: (a) require Seller or any of its Affiliates or any Persons who are officers or directors of such entities to pass resolutions or consents to approve or authorize the execution of the Debt Financing, except those which are subject to the occurrence of the Closing passed by directors or officers continuing in their positions following the Closing; (b) require Seller or any of its Affiliates or any Persons who are officers or directors of such entities to enter into, execute or deliver any certificate, document, instrument or agreement or agree to any change or modification of any existing certificate, document, instrument or agreement, in each case, that is not contingent upon the Closing or that would be effective prior to the Closing (other than the execution of customary authorization letters referenced above); (c) cause any representation or warranty in this Agreement to be breached by Seller; (d) require Seller or any of its Affiliates to pay any commitment or other similar fee or incur any other material liability in connection with the Debt Financing prior to the Closing; (e) cause any director, officer, employee or stockholder of Seller or any of its Affiliates to incur any personal liability; (f) conflict with the Organizational Documents of Seller or any of its Affiliates or any Laws; (g) provide access to or disclose information that is subject to an attorney-client or attorney work-product privilege or other similar privilege; (h) require Seller, the Business or any of their respective Affiliates, prior to the Closing, to be an issuer or other obligor with respect to the Debt Financing; and (i) require Seller, the Business or any of their respective Affiliates to prepare or deliver any (i) financial statements or information that is not reasonably available to it or prepared in the ordinary course of its financial reporting practice, (ii) pro forma financial statements or pro forma financial information, (iii) projections, "management's discussion and analysis" or similar narrative disclosures for Seller, the Business or their respective Affiliates or (iv) information regarding any post-Closing or pro forma cost savings, synergies, capitalization, ownership or other post-Closing pro forma adjustments desired to be incorporated into any information used in connection with the Debt Financing. Buyer shall, promptly on request by Seller on or after the Closing Date, reimburse Seller or any of its Affiliates for all reasonable and documented out-of-pocket costs incurred by them or their respective Representatives in connection with such cooperation and shall indemnify and hold harmless Seller and its Affiliates and their respective Representatives from and against any and all losses suffered or incurred by them in connection with the arrangement of the Debt Financing, any action taken by them at the request of Buyer or its Representatives pursuant to this Section 5.16, except with respect to any losses suffered or incurred as a result of any gross

negligence or willful misconduct by Seller or otherwise arising as a result of information provided by or on behalf of Seller.

5.16.4 Buyer shall indemnify, defend and hold harmless Seller, the Business and their respective Affiliates and their respective Representatives from and against any and all liabilities, losses, damages, Claims, costs and expenses, interest, awards, judgments and penalties suffered or incurred by them in connection with their cooperation in the arrangement of the Debt Financing (including the arrangement thereof) or any action taken in accordance with this Section 5.16 (and any information utilized in connection therewith), except with respect to any liabilities, losses, damages, Claims, costs and expenses, interest, awards, judgments and penalties suffered or incurred as a result of any gross negligence or willful misconduct by Seller and its Affiliates and their respective Representatives. In addition, in the event the Closing does not occur due to termination of this Agreement by Seller pursuant to, and in accordance with, Section 8.1, Buyer shall, promptly upon request by Seller and in any event on the earlier of (x) ten (10) days after request or (y) prior to or concurrently with Closing reimburse Seller for all reasonable and documented out-of-pocket costs and expenses incurred by Seller, its Affiliates and their respective Representatives in connection with this Section 5.16.

5.16.5 Notwithstanding anything in this Agreement to the contrary, in no event shall the receipt or availability of any funds or financing (including any Debt Financing) by or to Buyer or any of its Affiliates or any other financing transaction be a condition to any of Buyer's obligations hereunder.

5.16.6 Notwithstanding anything in this Agreement to the contrary, any failure by Seller or the Company to perform or comply with any covenant under this Section 5.16 will not be considered in determining the satisfaction of the conditions in Article 6.

5.16.7 Any information provided to or obtained by Buyer pursuant to this Section 5.16 will be subject to the Confidentiality Agreement and must be held by Buyer and in accordance with and be subject to the terms of the Confidentiality Agreement.

**5.17 Financial Statements.** During the Interim Period, Seller shall furnish to Buyer as soon as practicable, in each case, within thirty (30) days of the month-end or quarter-end, as applicable, (a) the unaudited statement of operations and unaudited combined balance sheet, and the related income statement of the Business, in each case, prepared in Ordinary Course for the monthly period after February 22, 2025, and each subsequent monthly period ended during the Interim Period and (b) the unaudited cash flow statement of the Business prepared in the Ordinary Course for the quarterly period after December 28, 2024 and each subsequent quarterly period end during the Interim Period (collectively, "**Interim Financial Statements**"). For the avoidance of doubt, Closing shall not be delayed or conditioned on the receipt of such Interim Financial Statements.

## ARTICLE 6 CONDITIONS PRECEDENT

**6.1 Conditions to Obligations of Buyer and Seller.** The obligations of Buyer and Seller to complete the Transactions are subject to the satisfaction or waiver (if permitted by applicable Law) at or prior to the Closing of the following conditions:

6.1.1 No Illegality or Law. There shall not be in effect any applicable Law or Order that enjoins or prohibits the Transactions.

6.1.2 Bankruptcy Orders. The Bankruptcy Court shall have entered the Sale Order and the Sale Order shall be a Final Order.

6.1.3 Regulatory Approvals. Any waiting period (including any extension thereof) or approvals applicable to the consummation of the Transactions under the HSR Act shall have expired or been terminated (and the Laws set forth on Section 6.1.3 of Seller Disclosure Schedules shall have expired or been terminated and any agreement with a Governmental Authority not to consummate the Transactions).

**6.2 Conditions to Obligations of Buyer.** The obligation of Buyer to complete the Transactions is subject to the satisfaction, or waiver (if permitted by applicable Law) by Buyer, at or prior to the Closing of the following additional conditions:

6.2.1 Truth of Representations and Warranties. The representations and warranties of Seller contained in Section 3.1.1 (*Organization; Good Standing; Qualification*), Section 3.1.2 (*Authority and Enforceability*), Section 3.1.4 (*No Broker*), and Section 3.1.7(a) (*Purchased Assets*) must be true and correct in all material respects as of the Closing with the same force and effect as if such representations and warranties were made on and as of such date (*provided*, that if a representation and warranty speaks only as of a specific date it only needs to be true and correct as of that date) and all other representations and warranties of Seller contained in Section 3.1 must be true and correct (disregarding any “materiality”, “Material Adverse Effect” or similar qualifications contained therein) as of the Closing with the same force and effect as if such representations and warranties were made on and as of such date (*provided*, that if a representation and warranty speaks only as of a specific date it only needs to be true and correct as of that date), except where the failure of such representations and warranties to be so true and correct would not have, or be reasonably expected to have, a Material Adverse Effect. Seller shall also have executed and delivered a certificate confirming the foregoing signed by an officer of Seller.

6.2.2 Performance of Covenants. Seller must have fulfilled or complied, in all material respects, with all covenants contained in this Agreement required to be fulfilled or complied with by it at or prior to the Closing. Seller shall also have executed and delivered a certificate confirming the foregoing signed by an officer of Seller.

6.2.3 Material Adverse Effect. Since the date of this Agreement, there shall not have occurred a Material Adverse Effect. Seller shall also have executed and delivered a certificate confirming the foregoing signed by an officer of Seller.



6.2.4 Closing Deliveries. At or prior to the Closing, Buyer must have received the following:

(a) a true and complete copy of the Sale Order, as entered by the Bankruptcy Court;

(b) the certificates referred to in Section 6.2.1, Section 6.2.2 and Section 6.2.3;

(c) a receipt acknowledging receipt of the Closing Payment, in satisfaction of Buyer's obligations pursuant to Section 2.3, validly executed by a duly authorized representative of Seller; and

(d) each of the Ancillary Agreements to which Seller or any of its Subsidiaries is a party, validly executed by a duly authorized representative of Seller or its applicable Subsidiary.

**6.3 Conditions to Obligations of Seller.** The obligation of Seller to complete the Transactions is subject to the satisfaction, or waiver (if permitted by applicable Law) by Seller, at or prior to the Closing of the following additional conditions:

6.3.1 Truth of Representations and Warranties. The representations and warranties of Buyer contained in Section 3.2 must be true and correct in all respects (disregarding any "materiality" or similar qualifications contained therein) as of the Closing with the same force and effect as if such representations and warranties were made on and as of such date (*provided* that if a representation and warranty speaks only as of a specific date it only needs to be true and correct as of that date), except where the failure of such representations and warranties to be so true and correct would not, or be reasonably expected, to, materially adversely affect the ability of Buyer to consummate the Transactions. Buyer shall also have executed and delivered a certificate confirming the foregoing, signed by an officer of Buyer.

6.3.2 Performance of Covenants. Buyer must have fulfilled or complied, in all material respects, with all covenants contained in this Agreement required to be fulfilled or complied with by it at or prior to the Closing. Buyer shall also have executed and delivered a certificate confirming the foregoing, signed by an officer of Buyer.

6.3.3 Closing Deliveries. At or prior to the Closing, Seller must have received the following:

(a) a true and complete copy of the Sale Order, as entered by the Bankruptcy Court;

(b) the certificates referred to in Section 6.3.1 and Section 6.3.2;

(c) each of the Ancillary Agreements to which Buyer or any of its Affiliates is a party, validly executed by a duly authorized representative of Buyer or its applicable Affiliate;

(d) the Closing Payment in accordance with Section 2.3.1 (along with a U.S. Federal Reserve reference or similar number evidencing execution of such payment); and

(e) the Deposit (together with all accrued interest or other earnings thereon), from the Escrow Agent.

## **ARTICLE 7**

### **NO SURVIVAL OF REPRESENTATIONS, WARRANTIES AND PRE-CLOSING COVENANTS**

**7.1 No Survival.** The representations and warranties of the Parties and the covenants and agreements of the Parties that are to be performed prior to the Closing, whether contained in this Agreement or in any agreement or document delivered pursuant to this Agreement, shall not survive beyond the Closing and other than with respect to claims for Fraud, there shall be no liability following the Closing in respect thereof, whether such liability has accrued prior to or after the Closing, on the part of any Party or any of its officers, directors, equity holders, managers, agents or Affiliates; *provided, however*, that this Section 7.1 shall not limit any covenant or agreement of the Parties that by its terms contemplates performance after the Closing, and such covenants or agreements shall survive in accordance with its terms, and if no term is specified, then for six (6) years following the Closing Date. Buyer and Seller acknowledge and agree that the agreements contained in this Section 7.1 (a) require performance after the Closing to the maximum extent permitted by applicable Law and will survive the Closing for six (6) years and (b) are an integral part of the Transactions and that, without the agreements set forth in this Section 7.1, none of the Parties would enter into this Agreement. Notwithstanding anything in this Section 7.1 to the contrary, nothing in this Agreement shall limit or restrict the rights of any Party hereto to maintain or recover any amounts in connection with any action or claim based on Fraud or Willful Breach of the other Party, in each case (as applicable) subject to terms, conditions and limitations set forth in Section 8.2.

#### **7.2 No Recourse.**

7.2.1 Notwithstanding anything that may be expressed or implied in this Agreement or any Ancillary Agreement to the contrary, each Party acknowledges and agrees, both for itself and its Associated Persons and their respective successors and assigns, that, other than with respect to claims of Fraud, and to the extent otherwise set forth in the Confidentiality Agreement and the Equity Commitment Letter, (a) any Liability that may be based upon, in respect of, arise under, out of or by reason of, be connected with or relate in any manner to this Agreement or any Ancillary Agreement or any documents or instruments delivered thereunder or the negotiation, execution or performance or non-performance of this Agreement or any Ancillary Agreement or any documents or instruments delivered thereunder (including any representation or warranty made in, in connection with or as an inducement to this Agreement or any Ancillary Agreement) may be made only against (and such representations and warranties are those solely of) the entities that are expressly identified as a Party in the Preamble of this Agreement or any Ancillary Agreement (each a “**Contracting Party**”), and then only to the extent of the specific obligations, terms and limitations set forth in this Agreement or any Ancillary Agreement or any documents or instruments delivered thereunder, (b) in no event shall a Contracting Party have any shared or vicarious liability, or otherwise be the subject of legal or equitable claims, for the

actions, omissions of any other Person, (c) none of the Associated Persons of Seller and Buyer (other than the Contracting Party) (collectively, the “**Non-Recourse Persons**”) shall have any Liability arising under, out of or by reason of, connected with or relate in any manner to this Agreement or any Ancillary Agreement or any documents or instruments delivered thereunder or for any claim based on, in respect of or by reason of this Agreement or any Ancillary Agreement or any documents or instruments delivered thereunder or their negotiation, execution, performance, non-performance or breach, and each Party hereto, both for itself and its Associated Persons and their respective successors and assigns, waives and releases all such Liabilities against any such Non-Recourse Persons, including any and all causes of action arising from or otherwise relating to such Non-Recourse Persons’ receipt of consideration or other benefits from this Agreement or any Ancillary Agreement and the Transactions, and (d) to the maximum extent permitted by applicable Laws, each of Buyer and Seller, both for themselves and their respective Associated Persons and their respective successors and assigns, (i) waives and releases any and all rights, claims, demands or causes of action that may otherwise be available at law or in equity, or granted by statute, regulation or other applicable Law to avoid or disregard the entity form of the Contracting Party or otherwise impute or extend the Liability of the Contracting Party to any Non-Recourse Person, whether based on statute or based on theories of equity, agency, control, instrumentality, alter ego, domination, sham, single business enterprise, piercing the veil, unfairness, undercapitalization or otherwise and (ii) disclaims any reliance upon any Non-Recourse Person with respect to the performance of this Agreement or any Ancillary Agreement or any representation or warranty made in, in connection with or as an inducement to this Agreement or any Ancillary Agreement. The Non-Recourse Persons are intended third-party beneficiaries of this Section 7.2 with full rights of enforcement of this Section 7.2 as if a party hereto.

7.2.2 Except to the extent otherwise expressly provided in Section 9.9, Buyer’s sole and exclusive remedy (a) for a breach of any representation or warranty made by Seller herein or in any document, certificate or instrument delivered pursuant hereto or (b) for a breach of any covenant made by Seller herein or in any document, certificate or instrument delivered pursuant hereto and required to be performed by Seller at or prior to the Closing, shall, in either case, be limited to Buyer’s right to validly terminate this Agreement solely to the extent permitted pursuant to Section 8.1, in which case Seller shall not have any further liability or any kind (whether in equity or at Law, in Contract, in tort or otherwise), except to the extent expressly provided in Section 8.1 or Section 8.2.

7.2.3 Except to the extent otherwise expressly provided in Section 9.9, Seller’s sole and exclusive remedy (a) for a breach of any representation or warranty made by Buyer herein or in any document, certificate or instrument delivered pursuant hereto or (b) for a breach of any covenant made by Buyer herein or in any document, certificate or instrument delivered pursuant hereto and required to be performed by Buyer at or prior to the Closing, shall, in either case, be limited to Seller’s right to validly terminate this Agreement solely to the extent permitted pursuant to Section 8.1, in which case Buyer shall not have any further liability of any kind (whether in equity or at Law, in Contract, in tort or otherwise), except to the extent expressly provided in Section 8.1 or Section 8.2 (and subject to Section 8.2.5).

## ARTICLE 8 TERMINATION

**8.1 Termination.** This Agreement may, by Notice given prior to the Closing, be terminated:

8.1.1 by mutual written agreement of Buyer and Seller;

8.1.2 by Buyer or Seller if there has been a material breach of the Sale Order or this Agreement by the other Party such that the conditions of Closing (a) set forth in Section 6.2.1 or Section 6.2.2, in the case of a termination by Buyer, or (b) set forth in Section 6.3.1 or Section 6.3.2, in the case of a termination by Seller, would not be satisfied (*provided*, that the non-breaching Party is not also in breach of this Agreement so as to cause the conditions of Closing for the benefit of the other Party to not be satisfied), and such breach has not been cured within twenty (20) days following Notice of such breach by the non-breaching Party; *provided*, that, for greater certainty, a failure by Buyer to provide, or cause to be provided, Seller with sufficient funds to complete the Transactions at the time which the Closing should have occurred shall not be subject to this Section 8.1.2 and shall only be subject to Section 8.1.7(a); *provided, further*, that within three (3) Business Days of such termination, if Buyer is the terminating party pursuant to this Section 8.1.2, Buyer shall receive reimbursement from Seller (by wire transfer of immediately available funds to the account designated by Buyer by Notice to Seller) for Buyer's reasonable fees, costs, expenses in an amount not to exceed \$3,000,000 (the "**Buyer Expense Reimbursement**");

8.1.3 by Buyer, if (a) the Bankruptcy Court has not approved and entered the Sale Order prior to 11:59 p.m. (Eastern Time) on May 15, 2025 (unless further extended upon mutual agreement by Buyer and Seller in writing (email to counsel being sufficient)), (b) following entry of the Sale Order if such Sale Order is not a Final Order (unless such Final Order requirement is waived by Seller and Buyer in their respective discretion) within fourteen (14) days of entry of the Sale Order, or (c) the Bankruptcy Court enters any Order materially inconsistent with the Sale Order or the consummation of this Agreement and such order is not reversed, modified or amended to the satisfaction of Buyer within thirty (30) days; *provided*, that the right to terminate this Agreement under this Section 8.1.3 shall not be available to Buyer if Buyer failed to fulfill any material obligation under this Agreement and such failure is the cause of, or resulted in, such stay, reversal, modification, amendment or vacation; *provided, further*, that within three (3) Business Days of such termination, if Buyer is the terminating party pursuant to this Section 8.1.3, Buyer shall receive Buyer Expense Reimbursement from Seller (by wire transfer of immediately available funds to the account designated by Buyer by Notice to Seller);

8.1.4 by Buyer, if Seller seeks to have the Bankruptcy Court enter an order (or consents to or does not oppose entry of an order) (a) dismissing the Chapter 11 Cases or converting the Chapter 11 Cases into cases under chapter 7 of the Bankruptcy Code, (b) appointing a trustee, receiver or other Person responsible for operation or administration of Seller or its business or assets, or a responsible officer for Seller, or an examiner with enlarged powers relating to the operation or administration of Seller or its business or assets (each, an "**Appointee**"); *provided*, that Appointee shall not include any chief restructuring officer that has been or that may be appointed by Seller and authorized by the Bankruptcy Court in the Chapter

11 Cases, or (c) if Seller files any stand-alone plan of reorganization or liquidation, in each case, that does not contemplate consummation of the Transactions (or announces support of any such plan filed by any other party); *provided*, that within three (3) Business Days of such termination, if Buyer is the terminating party pursuant to this Section 8.1.4, Buyer shall receive Buyer Expense Reimbursement from Seller (by wire transfer of immediately available funds to the account designated by Buyer by Notice to Seller);

8.1.5 by Buyer or Seller if Closing has not occurred by the Outside Date; *provided* that such terminating Party is not in material breach of this Agreement at the time of such termination;

8.1.6 by Buyer or Seller (*provided*, that such terminating Party is not in material breach of this Agreement) if a Governmental Authority of competent jurisdiction shall have issued a final and non-appealable Order or taken any other non-appealable final action, in each case, having the effect of permanently making the consummation of the Transactions illegal or otherwise permanently restraining or prohibiting consummation of the Transactions;

8.1.7 by Seller, if (a) (i) all of the conditions set forth in Sections 6.1 and 6.2 are satisfied as of the Closing Date (other than those conditions that, by their nature, can only be satisfied as of the Closing Date, but which would be satisfied as of the Closing Date), (ii) Seller has irrevocably notified Buyer in writing that (A) it is ready, willing and able to consummate the Transactions and (B) all conditions set forth in Section 6.3 have been satisfied (other than those conditions that, by their nature, can only be satisfied as of the Closing Date, but which would be satisfied as of the Closing Date) or that it is willing to irrevocably waive any unsatisfied conditions set forth in Section 6.3, (iii) Seller has given Buyer Notice at least two (2) Business Days prior to such termination stating Seller's intention to terminate this Agreement pursuant to this Section 8.1.7, and (iv) Buyer does not provide, or cause to be provided, Seller with immediately available funds in amount equal to the Closing Payment at the time which the Closing should have occurred by the expiration of the two (2) Business Day period contemplated by clause (iii) hereof, or (b) Seller or its board of directors (or other applicable body), upon consultation with outside financial advisors and legal counsel, determines in its good faith business judgment that proceeding with the Transactions would violate Law or be inconsistent with its fiduciary obligations under Law;

8.1.8 by Buyer, if (a) the Bankruptcy Court enters any Final Order that would reasonably be expected to prevent, impede or materially delay the consummation of the Transactions in accordance with the terms of this Agreement or (b) any creditor of Seller obtains a final and unstayed Order of the Bankruptcy Court granting relief from the automatic stay to foreclose on any material portion of the Purchased Assets; *provided*, that within three (3) Business Days of such termination, if Buyer is the terminating party pursuant to this Section 8.1.8, Buyer shall receive Buyer Expense Reimbursement from Seller (by wire transfer of immediately available funds to the account designated by Buyer by Notice to Seller); and

8.1.9 by Buyer, if Seller fails to file the Sale Motion within five (5) Business Days after execution of this Agreement; *provided*, that within three (3) Business Days of such termination, if Buyer is the terminating party pursuant to this Section 8.1.9, Buyer shall

receive Buyer Expense Reimbursement from Seller (by wire transfer of immediately available funds to the account designated by Buyer by Notice to Seller).

## 8.2 Procedure and Effect of Termination.

8.2.1 Termination of this Agreement by either Buyer or Seller shall be by delivery of a Notice to the other Party. Such Notice shall state the termination provision in this Agreement that such terminating Party is claiming provides a basis for termination of this Agreement. Termination of this Agreement pursuant to the provisions of Section 8.1 shall be effective upon and as of the date of delivery of such Notice as determined pursuant to Section 9.2.

8.2.2 If a Party waives compliance with any of the conditions, obligations or covenants contained in this Agreement, the waiver will be without prejudice to any of its rights of termination in the event of non-fulfilment, non-observance or non-performance of any other condition, obligation or covenant in whole or in part.

8.2.3 If this Agreement is terminated, the Parties are released from all of their obligations under this Agreement, except that each Party's obligations under Sections 5.2, 7.1, 7.2, and 8.2, and Article 9 will survive.

8.2.4 As soon as practicable following a termination of this Agreement for any reason, but in no event more than thirty (30) days after such termination, Buyer and Seller shall, to the extent practicable, withdraw all filings, applications and other submissions relating to the Transactions filed or submitted by or on behalf of such Party to any Governmental Authority or other Person.

8.2.5 Notwithstanding Section 8.2.3, in the event of a valid termination of this Agreement by Seller pursuant to Section 8.1.2 or Section 8.1.7(a), then Buyer and Seller shall, within two (2) Business Days after the date of such termination, deliver joint written instructions ("**Joint Written Instructions**") to the Escrow Agent directing the Escrow Agent to deliver to Seller an amount equal to the Deposit plus any accrued interest or other earnings thereon. Buyer acknowledges that the agreements contained in this Section 8.2.5 are an integral part of the Transactions, and that without these agreements, Seller would not have entered into this Agreement; accordingly, if Buyer fails to deliver such Joint Written Instructions or pay any amount due pursuant to this Section 8.2.5 and, in order to obtain any such Joint Written Instructions and/or to obtain such payment, Seller commences a Litigation which results in a judgment against Buyer for any Joint Written Instructions and/or payment set forth in this Section 8.2.5, Buyer shall pay Seller its costs and expenses (including reasonable attorneys' fees and disbursements not to exceed \$1,000,000) in connection with such Litigation ("**Seller Expense Reimbursement**"). For the avoidance of doubt, subject to Section 9.9, Seller's receipt of the Deposit and Seller Expense Reimbursements, to the extent applicable, pursuant to this Section 8.2.5 shall be Seller's sole and exclusive remedy in connection with a termination of the Agreement in accordance with Section 8.1.2 or Section 8.1.7(a) by Seller; excluding any Willful Breach of this Agreement prior to the date of such Termination; *provided*, that, in no event shall Buyer's liability for any Willful Breach (pursuant to a non-appealable Order from a court of competent jurisdiction) exceed the amount of the Deposit (minus any other payments made

pursuant to this Section 8.2.5); *provided, further*, that, in no event shall Buyer's liability exceed the Deposit (together with any Seller Expense Reimbursement).

8.2.6 In no event shall Seller seek any other remedies available at law or in equity in the event of a valid termination of this Agreement, including equitable relief, consequential, indirect, special, and/or punitive damages, damages for the benefit of the bargain lost by Seller (taking into consideration relevant matters, including opportunities foregone while negotiating this Agreement or in reliance on this Agreement or on the expectation of the consummation of the transactions contemplated hereby or the time value of money), any diminution in value of the Business, or the reimbursement of any Seller's costs and expenses against the Buyer Related Persons in excess of the amount of the Deposit (together with any Seller Expense Reimbursement). While Seller may pursue either a grant of specific performance (in accordance with Section 9.9 and subject to the limitations thereof) or the payment of the Deposit (together with any Seller Expense Reimbursement) or monetary damages up to the amount of the Deposit (together with any Seller Expense Reimbursement) in accordance with this Section 8.2, under no circumstances will Seller be permitted or entitled to receive both (A) a grant of specific performance to cause the Closing to occur (or other equitable relief) and (B) monetary damages up to the amount of the Deposit (together with any Seller Expense Reimbursement) in accordance with this Section 8.2, and in no circumstances will Buyer be required to pay the Deposit (together with any Seller Expense Reimbursement) on more than one (1) occasion, and in no event shall Seller receive an amount in excess of the Deposit (together with any Seller Expense Reimbursement).

8.2.7 Notwithstanding anything to the contrary in this Agreement or any Ancillary Agreement, but subject to Seller's right expressly set forth in Section 9.9, in the event that this Agreement is terminated (including in the event of any Willful Breach), the maximum aggregate liability of the Buyer Related Persons shall be limited to the amount of the Deposit (together with any Seller Expense Reimbursement), and in no event shall any Seller Related Person seek any other remedies available at Law or in equity, including equitable relief, consequential, indirect, special, and/or punitive damages, damages for the benefit of the bargain lost by any Seller Related Person (taking into consideration relevant matters, including opportunities foregone while negotiating this Agreement or in reliance on this Agreement or on the expectation of the consummation of the transactions contemplated hereby or the time value of money), any diminution in value of Seller, the Business, or the reimbursement of any of Seller's costs and expenses against the Buyer Related Persons in excess of the amount of the Deposit (together with any Seller Expense Reimbursement).

8.2.8 The Parties acknowledge and agree that the agreements contained in this Section 8.2 are an integral part of the Transactions and without these agreements, the other Parties would not enter into this Agreement. The Parties acknowledge and agree that the Deposit (together with any Seller Expense Reimbursement) is liquidated damages, and not a penalty, and the payment of the Deposit (together with any Seller Expense Reimbursement) in the circumstances specified herein is supported by due and sufficient consideration (including the fact that Seller would not be entitled to receive the Closing Payment and would suffer other damages of an incalculable nature and amount).

8.2.9 Notwithstanding Section 8.2.3 and subject to Section 8.2.5, in the event of a termination of this Agreement other than by Seller pursuant to Section 8.1.2 or Section 8.1.7(a), then Buyer and Seller shall, within two (2) Business Days after the date of such termination, deliver Joint Written Instructions to the Escrow Agent directing the Escrow Agent to deliver to Buyer an amount equal to the Deposit plus any accrued investment interest thereon (less any fees or expenses owing to the Escrow Agent).

8.2.10 In the event of termination of this Agreement pursuant to Section 8.1: (a) Buyer shall (in accordance with the Confidentiality Agreement) return or destroy all documents and other material received from Seller relating to Seller and its Subsidiaries, the Business, the Purchased Assets and/or the Transactions, whether so obtained before or after the execution hereof, to Seller; and (b) all confidential information received by Buyer with respect to Seller and its Subsidiaries, the Business, the Purchased Assets and/or the Transactions shall be treated in accordance with the Confidentiality Agreement, and with the Confidentiality Agreement remaining in full force and effect in accordance with its terms, notwithstanding the termination of this Agreement.

## **ARTICLE 9 MISCELLANEOUS**

### **9.1 Governing Law, Jurisdiction, Venue and Service.**

9.1.1 Governing Law. Except to the extent the mandatory provisions of the Bankruptcy Code apply, this Agreement shall be governed by and construed in accordance with the Laws of the State of Delaware, including all matters of construction, validity and performance, in each case without reference to any conflicts or choice of Law rule or principle (whether of the State of Delaware or any other jurisdiction) that might otherwise refer construction or interpretation of this Agreement to the substantive Law of another jurisdiction.

#### 9.1.2 Consent to Jurisdiction and Venue.

(a) Subject to Section 9.9, the Parties hereby irrevocably and unconditionally consent to the exclusive jurisdiction of the Bankruptcy Court for any action, suit or proceeding (other than appeals therefrom) arising out of or relating to this Agreement or any Ancillary Agreement, the negotiation, execution, or performance of this Agreement or any Ancillary Agreement, or the Transactions and any questions concerning the construction, interpretation, validity, and enforceability of this Agreement or any Ancillary Agreement and agree not to commence any action, suit or proceeding (other than appeals therefrom) related thereto except in such court. The Parties further hereby irrevocably and unconditionally waive any objection to the laying of venue of any action, suit or proceeding (other than appeals therefrom) arising out of or relating to this Agreement or any Ancillary Agreement, the negotiation, execution, or performance of this Agreement or any Ancillary Agreement, or the Transactions and any questions concerning the construction, interpretation, validity, and enforceability of this Agreement or any Ancillary Agreement in the Bankruptcy Court, and hereby further irrevocably and unconditionally waive and agree not to plead or claim in any such court that any such action, suit or proceeding brought in the Bankruptcy Court has been brought in an inconvenient forum. Following the conclusion, dismissal or entry of a final order otherwise



resolving or ending the Chapter 11 Cases, such Litigation arising out of or relating to this Agreement or any Ancillary Agreement, the negotiation, execution, or performance of this Agreement or any Ancillary Agreement, or the Transactions and any questions concerning the construction, interpretation, validity, and enforceability of this Agreement or any Ancillary Agreement shall be heard and determined exclusively in the Court of Chancery of the State of Delaware (of if such court lacks jurisdiction, any other federal or state courts in the State of Delaware), and the Parties hereby irrevocably submit to the exclusive jurisdiction and venue of such courts in any such Litigation and irrevocably waive the defense of any inconvenient forum to the maintenance of any such Litigation.

(b) ANY LITIGATION IS LIKELY TO INVOLVE COMPLICATED AND DIFFICULT ISSUES AND THEREFORE THE PARTIES HEREBY IRREVOCABLY AND UNCONDITIONALLY WAIVE, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ALL THEIR RIGHT TO A JURY TRIAL IN CONNECTION WITH ANY LITIGATION (WHETHER BASED IN CONTRACT, TORT OR OTHERWISE) ARISING OUT OF OR RELATING TO THIS AGREEMENT, ANY ANCILLARY AGREEMENT OR THE TRANSACTIONS. ANY LITIGATION WILL BE DECIDED BY COURT TRIAL WITHOUT A JURY AND THE PARTIES MAY FILE AN ORIGINAL COUNTERPART OF A COPY OF THIS AGREEMENT WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF THE PARTIES TO THE IRREVOCABLE WAIVER OF THEIR RIGHT TO TRIAL BY JURY. EACH PARTY (I) CERTIFIES THAT NO ADVISOR OF ANY OTHER PARTY HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PARTY WOULD NOT, IN THE EVENT OF ANY LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (II) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION 9.1.2(b).

9.1.3 Service. Each Party further agrees that service of any process, summons, Notice or document by registered mail to its address set forth in Section 9.2.2 shall be effective service of process for any action, suit or proceeding brought against it under this Agreement in any such court. Nothing in this Agreement will affect the right of any Party to serve process in any other manner permitted by Law.

## **9.2 Notices.**

9.2.1 Notice Requirements. Any notice, request, demand, waiver, consent, approval or other communication permitted or required under this Agreement (each, a “**Notice**”) shall be in writing, shall refer specifically to this Agreement and shall be deemed given only if delivered by hand or sent by email or by internationally recognized overnight delivery service that maintains records of delivery, addressed to the Parties at their respective addresses specified in Section 9.2.2 or to such other address as the Party to whom Notice is to be given may have provided to the other Party at least five (5) days’ prior to such address taking effect in accordance with this Section 9.2. Such Notice shall be deemed to have been given as of the date delivered by hand or internationally recognized overnight delivery service or when sent by email (with no bounce back or other notification of failure to be delivered). If a Notice deemed given upon receipt is given after 5:00 p.m. in the place of receipt (the Parties understand and agree that

the foregoing applies only to Notice and not to copies), such Notice will be deemed given on the next succeeding Business Day.

9.2.2 Address for Notice.

If to Seller, to:

c/o Franchise Group, Inc.  
109 Innovation Court, Suite J  
Delaware, Ohio 43015  
Attention: Tiffany McMillan-McWaters  
Email: tmcwaters@franchisegrp.com

with a copy (which shall not constitute effective Notice) to:

Kirkland & Ellis LLP  
601 Lexington Avenue  
New York, NY 10022  
Attention: Shawn OHargan, P.C.; Joshua A. Sussberg, P.C.; Nicole L. Greenblatt, P.C.; Keli Huang; and Derek I. Hunter  
Email: shawn.ohargan@kirkland.com; jsussberg@kirkland.com; ngreenblatt@kirkland.com; keli.huang@kirkland.com; and derek.hunter@kirkland.com

If to Buyer, to:

TVS Buyer, LLC  
c/o Kingswood Capital Management, L.P.  
11812 San Vincente Blvd., Suite 604  
Los Angeles, California 90049  
Attention: Alex Wolf, Michael Niegsch, and Clayton Lechleiter  
Email: awolf@kingswood-capital.com; mniesch@kingswood-capital.com; and clechleiter@kingswood-capital.com

with a copy (which shall not constitute effective Notice) to:

McDermott Will & Emery LLP  
333 SE 2nd Avenue, Suite 4500  
Miami, Florida 33131  
Attention: Frederic Levenson, Michael Hacker, and Jay Kapp  
Email: flevenson@mwe.com; mhacker@mwe.com; and jkapp@mwe.com

**9.3 No Benefit to Third Parties.** Except as otherwise expressly provided in this Agreement, Seller and Buyer intend that this Agreement will not benefit or create any right or cause of action in favor of any Person, other than the Parties and their respective heirs, administrators, executors, legal representatives, successors and permitted assigns. Except as otherwise expressly provided in this Agreement, no Person, other than the Parties and their

respective heirs, administrators, executors, legal representatives, successors and permitted assigns, is entitled to rely on the provisions of this Agreement in any action, suit, proceeding, hearing or other forum. The Parties reserve their right to vary or rescind the rights at any time and in any way whatsoever, if any, granted by or under this Agreement to any Person who is not a Party, without notice to or consent of that Person.

**9.4 Waiver.** No waiver of any of the provisions of this Agreement will constitute a waiver of any other provision (whether or not similar). No waiver will be binding unless executed in writing by the Party against whom the waiver is to be effective. A Party's failure or delay in exercising any right under this Agreement will not operate as a waiver of that right. A single or partial exercise of any right will not preclude a Party from any other or further exercise of that right or the exercise of any other right.

**9.5 Expenses.** Except as otherwise expressly provided in this Agreement (including Section 8.1) and whether or not the Transactions, each Party will pay for their own fees, costs and expenses (including fees, costs and expenses of advisors) incurred in connection with the negotiation, performance and consummation of this Agreement and the Ancillary Agreements, and the Transactions; *provided, however*, Buyer shall be responsible for all fees and expenses of the Escrow Agent.

**9.6 Assignment.**

9.6.1 This Agreement becomes effective only when executed by Seller and Buyer. After that time, it will be binding upon and inure to the benefit of Seller, Buyer and their respective heirs, administrators, executors, legal representatives, successors and permitted assigns, including any trustee or estate representative appointed in the Chapter 11 Cases or any successor Chapter 7 cases.

9.6.2 Neither this Agreement nor any of the rights or obligations under this Agreement may be assigned or transferred, in whole or in part, by any Party without the prior written consent of the other Party; *provided, however*, that (a) Seller may transfer or assign such rights and obligations under this Agreement pursuant to any chapter 11 plan of reorganization or to a liquidation trust or similar vehicle under a confirmed chapter 11 plan of liquidation in the Chapter 11 Cases, (b) Buyer may transfer or assign such rights and/or obligations (or any document to be delivered by Buyer pursuant hereto) under this Agreement to one or more Affiliates of Buyer, by prior written notice to Seller, and, to the extent of any such transfer or assign, this Agreement shall be binding upon each of such Affiliates, their successors and permitted assigns, which shall be treated as Buyer to such extent; *provided*, that, no such assignment shall (i) relieve Buyer of its obligations hereunder and Buyer shall in all cases remain responsible for all such obligations, (ii) result in Seller incurring any incremental unreimbursed fees, costs, Taxes or expenses (other than immaterial attorney's fees), (iii) result in notifications or other information required to be filed under any Antitrust Law or (iv) delay the receipt of any Consent, clearance or authorization of or from any Governmental Authority or (c) at or after the Closing, Buyer may assign its rights (but not its obligations) to any lender (including the Debt Financing Sources) providing financing in connection with the transactions contemplated hereby for collateral security purposes. Any transferee of any Purchased Asset or any interest therein

shall be a creditworthy entity and shall agree to assume all obligations under this Agreement and the Ancillary Agreements.

**9.7 Amendment.** This Agreement may only be amended, supplemented or otherwise modified by written agreement signed by Buyer and Seller. Notwithstanding the foregoing, this Section 9.7 and Section 9.15 (and any other provision of this Agreement to the extent the modification, waiver or termination of such provision would modify the substance of such provisions) may not be amended, modified, waived or terminated in a manner materially adverse to the Debt Financing Sources without the prior written consent of the Debt Financing Sources.

**9.8 Severability.** If any provision of this Agreement is determined to be illegal, invalid or unenforceable by an arbitrator or any court of competent jurisdiction, that provision will be ineffective only to the extent of such prohibition or invalidity in such jurisdiction and will be severed from this Agreement and the remainder of such provision or the remaining provisions of this Agreement shall remain in full force and effect.

**9.9 Equitable Relief.**

9.9.1 Subject to Section 9.9.4, the Parties agree that irreparable damage would occur in the event that any of the provisions of this Agreement were not performed in accordance with their specific terms or were otherwise breached. Subject to Section 9.9.4, it is accordingly agreed that (a) a Party shall be entitled to an injunction or injunctions to prevent breaches of this Agreement and to enforce specifically the terms and provisions of this Agreement and (b) the right of specific performance and other equitable relief is an integral part of the Transactions and without that right, neither Seller nor Buyer would have entered into this Agreement. Subject to Section 9.9.4, each Party hereby waives (i) any requirement that the other Party post a bond or other security as a condition for obtaining any such relief and (ii) any defenses in any action for specific performance, including the defense that a remedy at law would be adequate. Subject to Section 9.9.4, the Parties agree that the foregoing is in addition to any other remedy to which the Parties are entitled under this Agreement,

9.9.2 Each Party hereby agrees not to raise any objections to the availability of equitable remedies to the extent provided for herein, and the Parties further agree that nothing set forth in this Section 9.9 shall require any Party hereto to institute any proceeding for (or limit any Party's right to institute any proceeding for) specific performance under this Section 9.9 prior or as a condition to exercising any termination right under this Agreement, nor shall the commencement of any legal action or legal proceeding pursuant to this Section 9.9 or anything set forth in this Section 9.9 restrict or limit any Party's right to terminate this Agreement in accordance with the terms hereof.

9.9.3 If, prior to the Outside Date, any Party brings any Litigation, in each case in accordance with Section 9.1.2, to enforce specifically the performance of the terms and provisions of this Agreement by any other Party, the Outside Date will automatically be extended (a) for the period during which such Litigation is pending, *plus* ten (10) Business Days or (b) by such other time period established by the court presiding over such Litigation, as the case may be.

9.9.4 Notwithstanding anything to the contrary herein, while Seller may pursue both a grant of specific performance (in accordance with this Section 9.9 and subject to the limitations hereof) and the payment of the Deposit (together with any Seller Expense Reimbursement) in accordance with Section 8.2, under no circumstances will Seller be permitted or entitled to receive both (a) a grant of specific performance to cause the Closing to occur (or other equitable relief) and (b) the Deposit (together with any Seller Expense Reimbursement), and in no circumstances will Buyer be required to pay the Deposit (together with any Seller Expense Reimbursement) on more than one (1) occasion, and in no event shall Seller, in the aggregate receive an amount in excess of the Deposit (together with any Seller Expense Reimbursement).

**9.10 No Liability.** No director, officer or employee of Buyer or its Affiliates shall have any personal liability whatsoever to Seller under this Agreement or any other document delivered in connection with the Transactions on behalf of Buyer. No director, officer or employee of Seller or its Affiliates shall have any personal liability whatsoever to Buyer or its Affiliates under this Agreement or any other document delivered in connection with the Transactions on behalf of Seller.

**9.11 Bulk Sales Statutes.** The Parties intend that pursuant to section 363(f) of the Bankruptcy Code, the transfer of the Purchased Assets shall be free and clear of any Encumbrances in the Purchased Assets including any liens or Claims arising out of the bulk transfer laws, except Permitted Encumbrances, and the Parties shall take such steps as may be necessary or appropriate to so provide in the Sale Order. In furtherance of the foregoing, each Party hereby waives compliance by the Parties with the “bulk sales,” “bulk transfers” or similar Laws and all other similar Laws in all applicable jurisdictions in respect of the Transactions.

**9.12 Representation by Counsel.** Each Party represents and agrees with the other that (a) it has been represented by, or had the opportunity to be represented by, independent counsel of its own choosing, and that it has had the full right and opportunity to consult with its respective attorney(s) to the extent that it desired, (b) it availed itself of this right and opportunity, (c) it or its authorized officers (as the case may be) have carefully read and fully understand this Agreement and the Ancillary Agreements in their entirety and have had them fully explained to them by such Party’s respective counsel, (d) each is fully aware of the contents hereof and thereof and their meaning, intent and legal effect, and (e) it or its authorized officer (as the case may be) is competent to execute this Agreement and has executed this Agreement free from coercion, duress or undue influence.

**9.13 Counterparts.** This Agreement and any Ancillary Agreements, and any amendments to this Agreement and any Ancillary Agreements, may be executed in any number of counterparts, each of which is deemed to be an original, and such counterparts together constitute one and the same instrument. Transmission of an executed signature page by email or other electronic means is as effective as a manually executed counterpart of this Agreement. Any counterpart, to the extent signed and delivered by means of a .PDF, DocuSign, or other electronic transmission, will be treated in all manner and respects as an original Contract and will be considered to have the same binding legal effects as if it were the original signed version of such Contract delivered in person. Minor variations in the form of the signature page to this Agreement or any Ancillary Agreement, including footers from earlier versions of any such other document,

will be disregarded in determining the effectiveness of such signature. At the request of any party to this Agreement or any Ancillary Agreement, each other party to such agreement will re-execute original forms of such agreement and deliver them to all other parties. No party to this Agreement or any Ancillary Agreement will raise the use of a .PDF, DocuSign, or other electronic transmission to deliver a signature or the fact that any signature or Contract was transmitted or communicated through the use of PDF, DocuSign, or other electronic transmission as a defense to the formation of a Contract and each such party forever waives any such defense.

**9.14 Entire Agreement.** This Agreement, together with Seller Disclosure Schedules and Exhibits expressly contemplated hereby and attached hereto, Seller Disclosure Schedules, the Ancillary Agreements, the Confidentiality Agreement and the other agreements, certificates and documents delivered in connection herewith or therewith or otherwise in connection with the Transactions, contain the entire agreement between the Parties with respect to the Transactions and supersede all prior agreements, understandings, promises and representations, whether written or oral, between the Parties with respect to the subject matter hereof and thereof. In the event an ambiguity or question of intent or interpretation arises with respect to this Agreement, the terms and provisions of the execution version of this Agreement will control and prior drafts of this Agreement and any Ancillary Agreement will not be considered or analyzed for any purpose (including in support of parol evidence proffered by any Person in connection with this Agreement), will be deemed not to provide any evidence as to the meaning of the provisions of this Agreement or the intent of the Parties, and will be deemed joint work product of the Parties.

**9.15 Debt Financing Sources.** Notwithstanding anything in this Agreement to the contrary (but in all cases subject to and without in any way limiting the rights, remedies and Claims of Buyer and/or any of its Affiliates party to the Debt Commitment Letters, if any, under or pursuant to the Debt Commitment Letters or any other agreement entered into with respect to the Debt Financing), each Party, on behalf of itself and each of its Affiliates, hereby:

9.15.1 agrees that no Debt Financing Source will have any liability (whether in contract or in tort, in law or in equity, or granted by statute or otherwise) for any Claims, causes of action, suits, litigation, proceedings, obligations or any related losses, costs or expenses arising under, out of, in connection with or related in any manner to this Agreement, the Debt Financing, the Debt Commitment Letters, any contract entered into with respect the Debt Financing, or any of the Transactions or based on, in respect of or by reason of this Agreement, the Debt Commitment Letters or any contract entered into with respect the Debt Financing or their respective negotiation, execution, performance or breach;

9.15.2 agrees not to commence (and if commenced agrees to dismiss or otherwise terminate) any claim, cause of action, suit, litigation, or other proceeding (including any civil, criminal, administrative, investigative or appellate proceeding) against any Debt Financing Source arising under, out of, in connection with or related in any manner to this Agreement, the Debt Commitment Letters, any contract entered into with respect the Debt Financing or any of the Transactions;

9.15.3 agrees (without limiting the foregoing clauses 9.15.1 and 9.15.2) that any Litigation against the Debt Financing Sources arising out of or relating to this Agreement, the Debt Financing, the Debt Commitment Letters, any contract entered into with respect the Debt

Financing or any of the Transactions or the performance of any services hereunder or thereunder, shall be subject to the exclusive jurisdiction of any federal or state court in the Borough of Manhattan, New York, New York, and any appellate court thereof, and each Party irrevocably submits itself and its property with respect to any such Litigation to the exclusive jurisdiction of such courts;

9.15.4 agrees (without limiting the foregoing clauses 9.15.1 and 9.15.2) not to bring or support or permit any of its Affiliates to bring or support any Litigation, whether in law or in equity, whether in contract or in tort or otherwise, against the Debt Financing Sources in any way arising out of or relating to this Agreement, the Debt Financing, the Debt Commitment Letters, any contract entered into with respect the Debt Financing or any of the Transactions or the performance of any services thereunder in any forum other than any federal or state court in the Borough of Manhattan, New York, New York;

9.15.5 irrevocably waives, to the fullest extent that it may effectively do so, the defense of an inconvenient forum to the maintenance of such Litigation in any such court;

9.15.6 knowingly, intentionally and voluntarily waives to the fullest extent permitted by applicable Law trial by jury in any Litigation brought against the Debt Financing Sources and arising out of or relating to this Agreement, the Debt Financing, the Debt Commitment Letters, any contract entered into with respect the Debt Financing or any of the Transactions or the performance of any services hereunder or thereunder; and

9.15.7 waives, and agrees not to assert, by way of motion or as a defense, counterclaim or otherwise, in any Litigation against the Debt Financing Sources or the Transactions, any claim that it is not personally subject to the jurisdiction of the courts in New York as described herein for any reason. Notwithstanding anything to the contrary, the provisions of this Section 9.15 will survive any termination of this Agreement.

9.15.8 The Debt Financing Sources shall be express third party beneficiaries of this Section 9.15, and this Section shall expressly inure to the benefit of the Debt Financing Sources and the Debt Financing Sources shall be entitled to rely on and enforce the provisions herein.

**9.16 Seller Disclosure Schedules.** Seller Disclosure Schedules have been arranged for purposes of convenience in separately numbered sections corresponding to the sections of this Agreement. However, each section of Seller Disclosure Schedules will be deemed to incorporate by reference all information disclosed in any other section of Seller Disclosure Schedules to the extent the relevance of such disclosure to such other section is readily apparent on the face of such disclosure, and any disclosure in Seller Disclosure Schedules will be deemed a disclosure against any representation or warranty set forth in this Agreement. The specification of any dollar amount or the inclusion of any item in the representations and warranties contained in this Agreement, Seller Disclosure Schedules, or the Exhibits does not imply that the amounts, or higher or lower amounts, or the items so included, or other items, are or are not required to be disclosed (including whether such amounts or items are required to be disclosed as material or threatened) or are within or outside of the Ordinary Course, and no Party will use the fact of the setting of the amounts or the fact of the inclusion of any item in this Agreement, Seller Disclosure

Schedules, or Exhibits as to whether any obligation, item, or matter not set forth or included in this Agreement, Seller Disclosure Schedules, or Exhibits is or is not required to be disclosed (including whether the amount or items are required to be disclosed as material or threatened) or are within or outside of the Ordinary Course. In addition, matters reflected in Seller Disclosure Schedules are not necessarily limited to matters required by this Agreement to be reflected in Seller Disclosure Schedules. Such additional matters are set forth for informational purposes only and do not necessarily include other matters of a similar nature. No information set forth in Seller Disclosure Schedules will be deemed to broaden in any way the scope of the Parties' representations and warranties. Any description of any agreement, document, instrument, plan, arrangement, or other item set forth on any Schedule is qualified in its entirety by the terms of such agreement, document, instrument, plan, arrangement, or item, and such terms will be deemed disclosed for all purposes of this Agreement. The information contained in this Agreement, Seller Disclosure Schedules, and the Exhibits is disclosed solely for purposes of this Agreement, and no information contained in this Agreement, Seller Disclosure Schedules, or the Exhibits will be deemed to be an admission by any Party to any third party of any matter whatsoever, including any violation of Law or breach of Contract.

*[Signature page follows]*



**Schedule 1**

**Cure Schedule**

Franchise Group, Inc., et al

ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1	N/A	N/A	N/A	[reserved]	N/A
2	1010data Retail Solutions LLC	1010data Retail Solutions LLC 750 Third Avenue, 4th Floor New York, NY 10017	Vitamin Shoppe Industries LLC	1010data Managed Services Statement of Work 8 to 1010data Dedicated Server Hosting and Analysis Agreement, dated March 24, 2010, by and between Vitamin Shoppe Industries LLC and 1010data Retail Solutions LLC	\$0.00
3	1010data, Inc.	1010data, Inc. 750 Third Avenue, 4th Floor New York, NY 10017	Vitamin Shoppe Industries LLC	1010data Managed Services Statement of Work 8 to 1010data Dedicated Server Hosting and Analysis Agreement, dated March 24, 2010, by and between Vitamin Shoppe Industries LLC and 1010data Retail Solutions LLC	\$0.00
4	212 Design, Inc. dba Two One Two Design	212 Design, Inc. dba Two One Two Design 45 West 21st Street Suite 403 New York, NY 10010	Vitamin Shoppe Industries LLC	Architectural Services Agreement, dated April 2, 2019, by and between Vitamin Shoppe Industries LLC and 212 Design, Inc. dba Two One Two Design	\$0.00
5	24 Seven Inc.	24 Seven Inc. 1851 NORTH SOUTHERN ROAD ATTN ACCOUNTS PAYABLE Kansas City, MO 64120	Vitamin Shoppe Procurement Services, LLC	Professional Staffing Services Agreement, dated April 25, 2016, by and between Vitamin Shoppe Procurement Services, LLC and 24 Seven Inc.	\$0.00
6	365 Data Centers Services, LLC	365 Data Centers Services, LLC 200 Connecticut Avenue Suite 5A Norwalk, CT 06854	Vitamin Shoppe Industries LLC	Consent to Partial Assignment, dated May 24, 2023, among and between Vitamin Shoppe Industries LLC, 365 Data Centers Services, LLC, and 11:11 Systems, Inc.	\$0.00
7	37POINT HK Co., Ltd. dba Seven- Hub	37POINT HK Co., Ltd. dba Seven-Hub Unit 706, 7/F., South Seas Centre, Tower 2, 75 Mody Road TsimShaTsui Hong Kong,	Vitamin Shoppe Global, LLC	Statement of Work: Digital Marketing & Marketplaces, dated April 14, 2021, by and between Vitamin Shoppe Global, LLC and 37POINT HK Co., Ltd. dba Seven-Hub	\$0.00
8	462 Express LLC	462 Express LLC 3725 N 128th Ave Avondale, AZ 85392	Vitamin Shoppe Procurement Services, LLC	Line Haul Carrier Agreement, dated July 1, 2020, by and between Vitamin Shoppe Procurement Services, LLC and 462 Express LLC	\$2,650.00
9	4R Systems, Inc.	4R Systems, Inc. 801 Cassatt Road, Suite 202 Berwyn, PA 19312	Vitamin Shoppe Industries LLC	Amendment to Statement of Work SOW VS7(a), dated March 30, 2018, by and between Vitamin Shoppe Industries LLC and 4R Systems, Inc.	\$0.00
10	4R Systems, Inc.	4R Systems, Inc. 801 Cassatt Road, Suite 202 Berwyn, PA 19312	Vitamin Shoppe Industries LLC	Statement of Work VS6 SLA Change to SLA Reorderpoint Delivery, dated March 3, 2016, by and between Vitamin Shoppe Industries LLC and 4R Systems, Inc.	\$0.00
11	4R Systems, Inc.	4R Systems, Inc. 801 Cassatt Road, Suite 202 Berwyn, PA 19312	Vitamin Shoppe Procurement Services, LLC	Statement of Work for Re-Orderpoint Delivery, dated March 23, 2016, by and between Vitamin Shoppe Procurement Services, LLC and 4R Systems, Inc.	\$0.00
12	6 Pack Fitness, LLC	6 Pack Fitness, LLC 395 Mendell Street San Francisco, CA 94124	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 22, 2012, by and between Vitamin Shoppe Industries LLC and 6 Pack Fitness, LLC	\$0.00
13	A C Grace CO	A C Grace CO 111 East Gilmer Street Big Sandy, TX 75755	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 12, 2014, by and between Vitamin Shoppe Industries LLC and A C Grace CO	\$0.00
14	A Guerrero, LLC	A Guerrero, LLC 825 W. Chicago Ave. Chicago, IL 60642	Vitamin Shoppe Industries LLC	Insertion Order, dated October 8, 2019, by and between Vitamin Shoppe Industries LLC and A Guerrero, LLC	\$0.00
15	A&G Realty Partners, LLC	A&G Realty Partners, LLC 445 Broadhollow Road Suite 410 Melville, NY 11747	Vitamin Shoppe Industries LLC	Second Amendment to Real Estate Services Agreement, dated October 21, 2019, by and between Vitamin Shoppe Industries LLC and A&G Realty Partners, LLC	\$0.00
16	A/P Recovery, Inc.	A/P Recovery, Inc. 975 Johnnie Dodds Blvd. Mt. Pleasant, SC 29464	Vitamin Shoppe Industries LLC	Master Services Agreement, dated July 16, 2015, by and between Vitamin Shoppe Industries LLC and A/P Recovery, Inc.	\$0.00

Franchise Group, Inc., et al

ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
17	A+ Secure Packaging, LLC, d/b/a Cardinal Health Packaging Solutions	A+ Secure Packaging, LLC, d/b/a Cardinal Health Packaging Solutions 339 Mason Road LaVergne, TN 37086	Vitamin Shoppe Industries LLC	Bailee Consent by and between, dated February 3, 2020, Vitamin Shoppe Industries LLC and A+ Secure Packaging, LLC, d/b/a Cardinal Health Packaging Solutions	\$0.00
18	a360 Media	a360 Media 4 New York Plaza 2nd Floor New York, NY 10004	Vitamin Shoppe Industries LLC	Insertion Order, dated September 14, 2020, by and between Vitamin Shoppe Industries LLC and a360 Media	\$0.00
19	AAD:FITCH, LLC	AAD:FITCH, LLC 16435 N. Scottsdale Road, Suite 195 Scottsdale, AZ 85254	Vitamin Shoppe Industries LLC	Proposal for Architectural Services - Value Engineering, dated November 11, 2013, by and between Vitamin Shoppe Industries LLC and AAD:FITCH, LLC	\$0.00
20	Abbott Laboratories Inc.	Abbott Laboratories Inc. 3300 Stelzer Road Columbus, OH 43219	Vitamin Shoppe Industries LLC	Purchase Agreement, dated September 2, 2014, by and between Vitamin Shoppe Industries LLC and Abbott Laboratories Inc.	\$0.00
21	Abbott Laboratories Inc.	Abbott Laboratories Inc. 3300 Stelzer Road Columbus, OH 43219	Vitamin Shoppe Procurement Services, LLC	Amended and Restated Purchase Agreement, dated June 15, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Abbott Laboratories Inc.	\$0.00
22	N/A	N/A	N/A	[reserved]	N/A
23	Access Development	Access Development 1012 W. Beardsley Place Salt Lake City, UT 84119	Vitamin Shoppe Industries LLC	MERCHANT ACCESS Enrollment Form, dated January 9, 2025, by and between Vitamin Shoppe Industries LLC and Access Development	\$0.00
24	Access Staffing, LLC	Access Staffing, LLC 360 Lexington Avenue New York, NY 10017	Vitamin Shoppe Industries LLC	Letter Agreement - Staffing Services, dated September 24, 2013, by and between Vitamin Shoppe Industries LLC and Access Staffing, LLC	\$0.00
25	Accounting Principals, Inc.	Accounting Principals, Inc. DEPT CH 14031 Palatine, IL 600554031	Vitamin Shoppe Industries LLC	Professional Staffing Services Agreement, dated October 18, 2017, by and between Vitamin Shoppe Industries LLC and Accounting Principals, Inc.	\$0.00
26	Accruent LLC	Accruent LLC 10801-2 N. Mopac Expressway, Suite 400 Austin, TX 787595458	Vitamin Shoppe Industries LLC	Order Document #90056643, dated January 22, 2018, by and between Vitamin Shoppe Industries LLC and Accruent LLC	\$0.00
27	Accruent, LLC	Accruent, LLC 10801-2 N. Mopac Expressway, Suite 400 Austin, TX 78759	Vitamin Shoppe Industries LLC	SaaS Agreement by and between Vitamin Shoppe Industries LLC and Accruent, LLC	\$0.00
28	Accruent, LLC	Accruent, LLC 10801-2 N. Mopac Expressway, Suite 400 Austin, TX 787595458	Vitamin Shoppe Industries LLC	Fixed Fee Statement of Work, dated March 31, 2014, by and between Vitamin Shoppe Industries LLC and Accruent, LLC	\$0.00
29	Accruent, LLC	Accruent, LLC 10801-2 N. Mopac Expressway, Suite 400 Austin, TX 78759	Vitamin Shoppe Industries LLC	Order Document # 001, dated March 31, 2014, by and between Vitamin Shoppe Industries LLC and Accruent, LLC	\$0.00
30	AccuFitness LLC	AccuFitness LLC P.O. Box 4411 Greenwood Village, CO 80155-4411	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated July 12, 2011, by and between Vitamin Shoppe Industries LLC and AccuFitness LLC	\$0.00
31	Ace Asphalt of Arizona, Inc.	Ace Asphalt of Arizona, Inc. 3030 South 7th St Phoenix, AZ 85040	Vitamin Shoppe Industries LLC	Statement of Work, Proposal # 324482 - 11760, dated June 6, 2017, by and between Vitamin Shoppe Industries LLC and Ace Asphalt of Arizona, Inc.	\$0.00
32	Action Staffing Group	Action Staffing Group 1137 ELIZABETH AVENUE Elizabeth, NJ 7201	Vitamin Shoppe Industries LLC	Service Agreement, dated July 25, 2013, by and between Vitamin Shoppe Industries LLC and Action Staffing Group	\$0.00
33	Active Interest Media	Active Interest Media 300 N. Continental Blvd., Suite 650 El Segundo, CA 90245	Vitamin Shoppe Industries LLC	Active Interest Media Custom Publishing Agreement, dated May 15, 2009 by and between Vitamin Shoppe Industries LLC and Active Interest Media	\$0.00

Franchise Group, Inc., et al

ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
34	ACTIVLAB, LLC	ACTIVLAB, LLC 119 S. Main Street Suite 500 Memphis, TN 38103	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 29, 2013, by and between Vitamin Shoppe Industries LLC and ACTIVLAB, LLC	\$0.00
35	Acuative Corporation	Acuative Corporation 27460 Network Place Chicago, IL 606731274	Vitamin Shoppe Industries LLC	Master Service Agreement, dated April 3, 2019, by and between Vitamin Shoppe Industries LLC and Acuative Corporation	\$2,655.69
36	Acuative Corporation	Acuative Corporation 27460 Network Place Chicago, IL 606731274	Vitamin Shoppe Industries LLC	Statement of Service and Price Schedule For Ad Hoc and Per Call Services, dated June 13, 2019, by and between Vitamin Shoppe Industries LLC and Acuative Corporation	\$0.00
37	Axiom Corporation	Axiom Corporation 301 East Dave Ward Drive Conway, AR 72032-7114	Vitamin Shoppe Procurement Services, LLC	Master Client Agreement, dated December 26, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Axiom Corporation	\$0.00
38	Adaptogen Science	Adaptogen Science 11601 Biscayne Blvd Suite 201 Miami, FL 33181	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 10, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Adaptogen Science	\$0.00
39	Adaptogen Science, LLC	Adaptogen Science, LLC 11601 Biscayne Blvd Suite 201 Miami, FL 33181	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 10, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Adaptogen Science	\$0.00
40	Adapty Inc	Adapty Inc 20 Commerce Drive, Suite #135 Cranford, NJ 07016	Vitamin Shoppe Industries LLC	Statement of Work - Change Request Web Enhancements, dated August 1, 2022, by and between Vitamin Shoppe Industries LLC and Adapty Inc.	\$658,719.00
41	Adapty Inc.	Adapty Inc. 101 Carnegie Center STE 102 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Statement of Work - Composable Commerce App Q4, dated November 27, 2023, by and between Vitamin Shoppe Industries LLC and Adapty Inc.	\$0.00
42	Adapty Inc.	Adapty Inc. 101 Carnegie Center STE 102 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Statement of Work - Composable Commerce Web - Q4, dated November 27, 2023, by and between Vitamin Shoppe Industries LLC and Adapty Inc.	\$0.00
43	Adapty Inc.	Adapty Inc. 101 Carnegie Center STE 102 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Statement of Work - Mobile App Support - Q4, dated September 23, 2024, by and between Vitamin Shoppe Industries LLC and Adapty Inc.	\$0.00
44	Adapty Inc.	Adapty Inc. 20 Commerce Drive, Suite # 135 Cranford, NJ 07016	Vitamin Shoppe Industries LLC	Statement of Work Aurus Enhancements, dated February 1, 2020, by and between Vitamin Shoppe Industries LLC and Adapty Inc.	\$0.00
45	Adapty Inc.	Adapty Inc. 101 Carnegie Center STE 102 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Statement of Work for Profile/Guest Profile/SMS Enhancements, dated September 23, 2024, by and between Vitamin Shoppe Industries LLC and Adapty Inc.	\$0.00
46	Adapty Inc.	Adapty Inc. 101 Carnegie Center STE 102 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Statement of Work for QA Support for Digital Production - Jump mind, dated April 16, 2024, by and between Vitamin Shoppe Industries LLC and Adapty Inc.	\$0.00
47	Adapty Inc	Adapty Inc 101 Carnegie Center STE 102 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Statement of Work Redesign Headless-23Q4, dated September 21, 2023, by and between Vitamin Shoppe Industries LLC and Adapty Inc	\$0.00
48	Adapty Inc	Adapty Inc 101 Carnegie Center STE 102 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Statement of Work Web Enhancements, dated September 21, 2023, by and between Vitamin Shoppe Industries LLC and Adapty Inc	\$0.00
49	Addison Group, LLC	Addison Group, LLC 7076 SOLUTIONS CENTER Chicago, IL 606777000	Vitamin Shoppe Procurement Services, LLC	Professional Staffing Services Agreement, dated May 15, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Addison Group, LLC	\$16,727.50
50	Adlucent	Adlucent PO BOX 25277 OVERLAND PARK, KS 66225	Vitamin Shoppe Industries LLC	Adlucent Insertion Orde, dated September 13, 2018, by and between Vitamin Shoppe Industries LLC and Adlucent, LLC	\$51,637.46

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
51	Adlucent, LLC	Adlucent, LLC 2130 S. Congress Austin, TX 78704	Vitamin Shoppe Industries LLC	Technology License & Performance Agreement, dated May 21, 2014, by and between Vitamin Shoppe Industries LLC and Adlucent, LLC	\$0.00
52	Adlucent, LLC	Adlucent, LLC 2130 S. Congress Austin, TX 78704	Vitamin Shoppe Industries LLC	ADLUCENT + VITAMIN SHOPPE WORK ORDER #3, dated January 8, 2025, by and between Vitamin Shoppe Industries LLC and Adlucent, LLC	\$0.00
53	Adlucent, LLC	Adlucent, LLC 2130 S. Congress Austin, TX 78704	Vitamin Shoppe Industries LLC	ADLUCENT + VITAMIN SHOPPE WORK ORDER #2, dated November 11, 2024, by and between Vitamin Shoppe Industries LLC and Adlucent, LLC	\$0.00
54	Adlucent, LLC	Adlucent, LLC 2130 S. Congress Austin, TX 78704	Vitamin Shoppe Industries LLC	Buy Authorization, dated December 17, 2024, by and between Vitamin Shoppe Industries LLC and Adlucent, LLC	\$0.00
55	ADM / Matsutani LLC	ADM / Matsutani LLC 4666 Faries Parkway Decatur, IL 62521	Vitamin Shoppe Procurement Services, LLC	Trademark License Agreement, dated September 26, 2019, by and between Vitamin Shoppe Procurement Services, LLC and ADM / Matsutani LLC	\$0.00
56	ADP	ADP PO BOX 9001007 Louisville, KY 40290	Vitamin Shoppe Industries LLC	Seventh Amendment to Master Services Agreement, dated May 1, 2022, by and between Vitamin Shoppe Industries LLC and ADP	\$0.00
57	ADP	ADP PO BOX 9001007 Louisville, KY 40290	Vitamin Shoppe Industries LLC	Eighth Amendment to Master Services Agreement, dated December 4, 2024, by and between Vitamin Shoppe Industries LLC and ADP, Inc.	\$0.00
58	AdRoll, Inc.	AdRoll, Inc. 972 Mission Street, 3rd Floor San Francisco, CA 94103	Vitamin Shoppe Procurement Services, LLC	Addendum No. 1 to Terms of Service, dated November 17, 2015, by and between Vitamin Shoppe Procurement Services, LLC and AdRoll, Inc.	\$0.00
59	AdRoll, Inc.	AdRoll, Inc. 972 Mission Street, 3rd Floor San Francisco, CA 94103	Vitamin Shoppe Procurement Services, LLC	Insertion Order Agreement, dated October 26, 2015, by and between Vitamin Shoppe Procurement Services, LLC and AdRoll, Inc.	\$0.00
60	AdRoll, Inc.	AdRoll, Inc. 972 Mission Street, 3rd Floor San Francisco, CA 94103	Vitamin Shoppe Procurement Services, LLC	Terms of Service, dated October 15, 2015, by and between Vitamin Shoppe Procurement Services, LLC and AdRoll, Inc.	\$0.00
61	Aduro Products LLC	Aduro Products LLC 250 Liberty Street Metuchen, NJ 08840	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 19, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Aduro Products LLC	\$0.00
62	Advance Trailer Systems, Inc.	Advance Trailer Systems, Inc. 5160 Commerce Road Richmond, VA 23234	Vitamin Shoppe Procurement Services, LLC	Warehousing Service Agreement, dated November 1, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Advance Trailer Systems, Inc. dba Riverside Logistics Services	\$0.00
63	Advanced Construction	Advanced Construction 2201 Babcock Blvd Pittsburgh, PA 15237	Vitamin Shoppe Industries LLC	Construction Agreement, dated July 8, 2016, by and between Vitamin Shoppe Industries LLC and Advanced Construction	\$0.00
64	Advanced Food Concepts (AFC) d/b/a Gu Energy Labs	Advanced Food Concepts (AFC) d/b/a Gu Energy Labs 1204 10th St Berkeley, CA 94710	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated December 21, 2010, by and between Vitamin Shoppe Industries LLC and Advanced Food Concepts (AFC) d/b/a Gu Energy Labs	\$0.00
65	Advanced Molecular Labs, LLC.	Advanced Molecular Labs, LLC. 21 Bennetts Road Ste 101 East Setauket, NY 11733	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 8, 2014, by and between Vitamin Shoppe Industries LLC and Advanced Molecular Labs, LLC.	\$0.00
66	Advanced Muscle Science	Advanced Muscle Science 148 SW Hami Han St. Portland, OR 97239	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 14, 2013, by and between Vitamin Shoppe Industries LLC and Advanced Muscle Science	\$0.00
67	Advanced Nutrient Science Intl.	Advanced Nutrient Science Intl. 10540 72nd Street Largo, FL 33777	Vitamin Shoppe Industries LLC	Purchase Agreement, dated August 22, 2014, by and between Vitamin Shoppe Industries LLC and Advanced Nutrient Science Intl.	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
68	Advanced Nutrition by Zahler Inc.	Advanced Nutrition by Zahler Inc. 50 Lawrence Avenue Brooklyn, NY 11230	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 16, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Advanced Nutrition by Zahler Inc.	\$0.00
69	Advantage Sales & Marketing d/b/a Advantage Media	Advantage Sales & Marketing d/b/a Advantage Media 77 North Washington St, 8th Floor Boston, MA 02114	Vitamin Shoppe Industries LLC	Advantage Media Insertion Order, dated May 9, 2018, by and between Vitamin Shoppe Industries LLC and Advantage Sales & Marketing d/b/a Advantage Media	\$0.00
70	Advantage Sales & Marketing LLC d/b/a Brand Connections	Advantage Sales & Marketing LLC d/b/a Brand Connections P.O. Box 744347 Atlanta, GA 303744347	Vitamin Shoppe Procurement Services, LLC	Statement of Work, dated January 6, 2022, by and between The Vitamin Shoppe Procurement Services, Inc and Advantage Sales & Marketing LLC d/b/a Brand Connections	\$0.00
71	Advantage Sales & Marketing, LLC d/b/a Adlucent	Advantage Sales & Marketing, LLC d/b/a Adlucent P.O. Box 744347 Atlanta, GA 303744347	Vitamin Shoppe Procurement Services, LLC	Addendum #9 to Performance Agreement, dated February 29, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Advantage Sales & Marketing, LLC d/b/a Adlucent	\$0.00
72	AdvoCare International, L.P.	AdvoCare International, L.P. 2801 Summit Ave. Plano, TX 75074	Vitamin Shoppe Procurement Services, LLC	Settlement Agreement, dated August 7, 2019, by and between Vitamin Shoppe Procurement Services, LLC and AdvoCare International, L.P.	\$0.00
73	Aero Automatic Sprinkler Co	Aero Automatic Sprinkler Co 21605 N Central Ave Phoenix, AZ 85024	Vitamin Shoppe Industries LLC	Work Order 34256, dated June 7, 2023, by and between Vitamin Shoppe Industries LLC and Aero Automatic Sprinkler Co.	\$0.00
74	AEROTEK SCIENTIFIC, LLC.	AEROTEK SCIENTIFIC, LLC. 7301 Parkway Dr. Hanover, MD 21076	Vitamin Shoppe Industries LLC	Services Agreement, dated May 7, 2018, by and between Vitamin Shoppe Industries LLC and AEROTEK SCIENTIFIC, LLC.	\$0.00
75	Aerotek, Inc.	Aerotek, Inc. 7301 Parkway Dr. Hanover, MD 21076	Vitamin Shoppe Procurement Services, LLC	Services Agreement, dated March 25, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Aerotek, Inc.	\$0.00
76	Affinity Resources LLC	Affinity Resources LLC 941 Alhambra Avenue Martinez, CA 94553	Vitamin Shoppe Industries LLC	Addendum to Professional Staffing Services Agreement, dated October 6, 2017, by and between Vitamin Shoppe Industries LLC and Affinity Resources LLC	\$0.00
77	Affinity Resources, LLC	Affinity Resources, LLC 941 Alhambra Avenue Martinez, CA 94553	Vitamin Shoppe Industries LLC	Professional Staffing Services Agreement, dated October 6, 2017, by and between Vitamin Shoppe Industries LLC and Affinity Resources, LLC	\$0.00
78	AfterShokz LLC	AfterShokz LLC 6311 Fly Road East Syracuse, NY 13057	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 9, 2014, by and between Vitamin Shoppe Industries LLC and AfterShokz LLC	\$0.00
79	AFUS, S.A.	AFUS, S.A. 3a. Avenida 13-78, Zona 10. Torre Citibank en Intercontinental Plaza, Nivel 12 Guatemala City, 1010	Vitamin Shoppe Global, LLC	Supply Agreement, dated April 23, 2014, by and between Vitamin Shoppe Global, LLC and AFUS, S.A. for Republic of Guatemala	\$0.00
80	AFUS, S.A.	AFUS, S.A. 3a. Avenida 13-78, Zona 10. Torre Citibank en Intercontinental Plaza, Nivel 12 Guatemala City, 1010	Vitamin Shoppe Global, LLC	Renewal of Contract Agreement, dated May 14, 2024, by and between Vitamin Shoppe Global, LLC and AFUS, S.A.	\$0.00
81	Agilysys, Inc.	Agilysys, Inc. 915 CORNWALL RD SANFORD, FL 32773	Vitamin Shoppe Industries LLC	Hardware Maintenance Agreement, dated June 18, 2008, by and between Vitamin Shoppe Industries LLC and Agilysys, Inc.	\$0.00
82	Agilysys, Inc.	Agilysys, Inc. 915 CORNWALL RD SANFORD, FL 32773	Vitamin Shoppe Industries LLC	Agilysys Support Center Agreement, dated February 15, 2006, by and between Vitamin Shoppe Industries LLC and Agilysys, Inc.	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
83	Agropur MSI, LLC	Agropur MSI, LLC 2340 Enterprise Avenue La Crosse, WI 54603	Betancourt Sports Nutrition, LLC	Vitamin Shoppe Private Label Manufacturing and Supply Agreement, dated as of December 21, 2011, by and between Vitamin Shoppe Industries Inc. (and subsequently assigned to Vitamin Shoppe Procurement Services, Inc.), and Agropur MSI, LLC	\$0.00
84	Agropur MSI, LLC	Agropur MSI, LLC 2340 Enterprise Avenue La Crosse, WI 54603	Vitamin Shoppe Procurement Services, LLC	Amendment No. 1 to Vitamin Shoppe Private Label Manufacturing and Supply Agreement, dated as of February 26, 2016, by and between Vitamin Shoppe Procurement Services, Inc., and Agropur MSI, LLC	\$0.00
85	Agropur MSI, LLC	Agropur MSI, LLC 2340 Enterprise Avenue La Crosse, WI 54603	Betancourt Sports Nutrition, LLC	Private Label Manufacturing and Supply Agreement, dated April 5, 2016, by and between Betancourt Sports Nutrition, LLC and Agropur MSI, LLC	\$0.00
86	Vitamin Shoppe Florida, LLC (f/k/a FDC Vitamins, LLC)	Vitamin Shoppe Florida, LLC (f/k/a FDC Vitamins, LLC) 300 Harmon Meadow Blvd Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Assignment, Amendment and Admission Agreement, dated as of August 29, 2024, by and between Vitamin Shoppe Florida, LLC (f/k/a FDC Vitamins, LLC) and Vitamin Shoppe Industries LLC	\$0.00
87	Agropur MSI, LLC	Agropur MSI, LLC 2340 Enterprise Avenue La Crosse, WI 54603	Vitamin Shoppe Procurement Services, LLC	Freight Collect Addendum, dated as of July 19, 2016, by and between Vitamin Shoppe Procurement Services, Inc. and Agropur MSI, LLC	\$0.00
88	Agropur MSI, LLC	Agropur MSI, LLC 2340 Enterprise Avenue La Crosse, WI 54603	Vitamin Shoppe Procurement Services, LLC	Addendum No. 1 to Private Label Manufacturing and Supply Agreement, dated as of October 1, 2016, by and between Vitamin Shoppe Procurement Services, Inc. and Agropur MSI, LLC	\$0.00
89	Agropur MSI, LLC	Agropur MSI, LLC 2340 Enterprise Avenue La Crosse, WI 54603	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated as of June 4, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Agropur MSI, LLC	\$0.00
90	Agropur MSI, LLC	Agropur MSI, LLC 2340 Enterprise Avenue La Crosse, WI 54603	Vitamin Shoppe Procurement Services, LLC	Amended and Restated Private Label Manufacturing and Supply Agreement, dated July 1, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Agropur MSI, LLC	\$0.00
91	Agropur MSI, LLC	Agropur MSI, LLC 2340 Enterprise Avenue La Crosse, WI 54603	Vitamin Shoppe Procurement Services, LLC	Addendum No. 1 to Private Label Manufacturing and Supply Agreement, dated as of June 13, 2022, by and between Vitamin Shoppe Procurement Services, LLC and Agropur MSI, LLC	\$0.00
92	AHN International Inc dba Amazing Herbs	AHN International Inc dba Amazing Herbs 2709 Faith Industrial Dr Ste 500 Buford, GA 30518	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 30, 2014, by and between Vitamin Shoppe Industries LLC and AHN International Inc dba Amazing Herbs	\$0.00
93	AIDP, Inc.	AIDP, Inc. 19535 East Walnut Drive South City of Industry, CA 91748	Vitamin Shoppe Industries LLC	TRADEMARK AND TRADE NAME SUBLICENSE AGREEMENT- TURMACIN®, dated June 22, 2021, by and between Vitamin Shoppe Industries LLC and AIDP, Inc.	\$0.00
94	AIDP, Inc.	AIDP, Inc. 19535 East Walnut Drive South City of Industry, CA 91748	Vitamin Shoppe Industries LLC	AIDP PreticXTM Trademark License Agreement, dated April 13, 2020, by and between Vitamin Shoppe Industries LLC and AIDP, Inc.	\$0.00
95	AIDP, Inc.	AIDP, Inc. 19535 East Walnut Drive South City of Industry, CA 91748	Vitamin Shoppe Procurement Services, LLC	AIDP MAGTEIN® TRADEMARK LICENSE AGREEMENT, dated October 9, 2023, by and between Vitamin Shoppe Procurement Services, LLC and AIDP, Inc.	\$0.00
96	AIT Worldwide Logistics Inc.	AIT Worldwide Logistics Inc. PO BOX 66730 CHICAGO, IL 60666	Vitamin Shoppe Industries LLC	Amendment No.1 to Master Services Agreement, dated May 4, 2015, by and between Vitamin Shoppe Industries LLC and AIT Worldwide Logistics Inc.	\$0.00

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97	AIT Worldwide Logistics, Inc.	AIT Worldwide Logistics, Inc. 701 N. Rohlwing Road Itasca, IL 60143	Vitamin Shoppe Industries LLC	Store Delivery Carrier Contract, dated February 17, 2014, by and between Vitamin Shoppe Industries LLC and AIT Worldwide Logistics, Inc.	\$0.00
98	Aiya Company Limited	Aiya Company Limited 386 Beech Avenue, Unit B3 Torrance, CA 90501	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 22, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Aiya Company Limited	\$0.00
99	AJB Software Design Inc.	AJB Software Design Inc. 5255 SOLAR DRIVE MISSISSAUGA, ON L4W5B8	Vitamin Shoppe Industries LLC	Amendment To Software Purchase and License Agreement, dated April 15, 2014, by and between Vitamin Shoppe Industries LLC and AJB Software Design Inc.	\$0.00
100	AJB Software Design Inc.	AJB Software Design Inc. 5255 Solar Drive Mississauga, ON L4W 5B8	Vitamin Shoppe Industries LLC	Software Purchase and License Agreement, dated April 15, 2014, by and between Vitamin Shoppe Industries LLC and AJB Software Design Inc.	\$0.00
101	AJB Software Design Inc.	AJB Software Design Inc. 5255 Solar Drive Mississauga, ON L4W 5B8	Vitamin Shoppe Industries LLC	Software Support Agreement, dated April 15, 2014, by and between Vitamin Shoppe Industries LLC and AJB Software Design Inc.	\$0.00
102	Akamai Technologies, Inc.	Akamai Technologies, Inc. 8 Cambridge Center Cambridge, MA 02142	Vitamin Shoppe Industries LLC	Master Services Agreement for Akamai Services, dated December 18, 2014, by and between Vitamin Shoppe Industries LLC and Akamai Technologies, Inc.	\$0.00
103	Akamai Technologies, Inc.	Akamai Technologies, Inc. 8 Cambridge Center New York, NY 100876590	Vitamin Shoppe Industries LLC	Statement of Work, dated September 22, 2014, by and between Vitamin Shoppe Industries LLC and Akamai Technologies, Inc.	\$0.00
104	Aker BioMarine Antarctic US, Inc.	Aker BioMarine Antarctic US, Inc. 312 Amboy Avenue, Suite 1 Metuchen, NJ 08840	Vitamin Shoppe Procurement Services, LLC	Non-Exclusive Trademark License Agreement, dated May 19, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Aker BioMarine Antarctic US, Inc.	\$0.00
105	Akeso Health Sciences, LLC	Akeso Health Sciences, LLC 4607 Lakeview Canyon # 561 Westlake Village, CA 91361	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 30, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Akeso Health Sciences, LLC	\$0.00
106	Al Sports Nutrition	Al Sports Nutrition 5337 N Socrum Loop Rd #189 Lakeland, FL 33809	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 23, 2010, by and between Vitamin Shoppe Industries LLC and Al Sports Nutrition	\$0.00
107	Alaffia Sustainable Skin Care	Alaffia Sustainable Skin Care PO Box 11143 Olympia, WA 98508	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 5, 2011, by and between Vitamin Shoppe Industries LLC and Alaffia Sustainable Skin Care	\$0.00
108	Alani Nutrition LLC	Alani Nutrition LLC 7201 Intermodal Drive Ste A Louisville, KY 40258	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 10, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Alani Nutrition LLC	\$0.00
109	Alclear Healthpass, LLC	Alclear Healthpass, LLC 65 E. 55th Street 17th Floor New York, NY 10022	Vitamin Shoppe Industries LLC	Clear Health Pass Statement of Work (SOW) Termination Notice, dated September 26, by and between Vitamin Shoppe Industries LLC and Alclear Healthpass, LLC	\$0.00
110	Alkemist Labs	Alkemist Labs 12661 Hoover St. Garden Grove, CA 92841	Vitamin Shoppe Industries LLC	Service Agreement, dated May 4, 2015, by and between Vitamin Shoppe Industries LLC and Alkemist Labs	\$0.00
111	All American Pharmaceutical & Natural Foods Company	All American Pharmaceutical & Natural Foods Company 2376 Main Street Billings, MT 59105	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement, dated Aril 16, 2013, by and between Vitamin Shoppe Procurement Services, LLC and All American Pharmaceutical & Natural Foods Company	\$0.00



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112	All American Pharmaceutical & Natural Foods Corporation	All American Pharmaceutical & Natural Foods Corporation 2376 Main Street Billings, MT 59105	Vitamin Shoppe Procurement Services, LLC	Kre-Alkalyn® Reseller License Agreement, dated July 18, 2016, by and between Vitamin Shoppe Procurement Services, LLC and All American Pharmaceutical & Natural Foods Corporation	\$0.00
113	All Natural Distributors Inc.	All Natural Distributors Inc. 11 Perry Drive Foxboro, MA 02035	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 10, 2013, by and between Vitamin Shoppe Industries LLC and All Natural Distributors Inc.	\$0.00
114	All Terrain	All Terrain 20 North Main Street NEWPORT, NH 3773	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 11, 2015, by and between Vitamin Shoppe Industries LLC and All Terrain	\$0.00
115	Allera Health Products	Allera Health Products 16935 West Bernardo Drive, Suite 224 San Diego, CA 92127	Vitamin Shoppe Industries LLC	Guide To Vendor Partnership, dated January 2, 2014, by and between Vitamin Shoppe Industries LLC and Allera Health Products	\$0.00
116	Allera Health Products	Allera Health Products 16935 West Bernardo Drive, Suite 224 San Diego, CA 92127	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated February 22, 2013, by and between Vitamin Shoppe Industries LLC and Allera Health Products	\$0.00
117	Allergy Research Group LLC	Allergy Research Group LLC 2300 North Loop Rd Alameda, CA 94502	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated March 23, 2011, by and between Vitamin Shoppe Industries LLC and Allergy Research Group LLC	\$0.00
118	Allmax Nutrition Inc + HBS International Corp	Allmax Nutrition Inc + HBS International Corp 4576 Yonge St, Ste 509 Toronto, ON M4N 6N9	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 16, 2010, by and between Vitamin Shoppe Industries LLC and Allmax Nutrition Inc dba HBS International Corp	\$0.00
119	AllRetailJobs.com	AllRetailJobs.com 17501 Biscayne Blvd, Suite 530 North Miami Beach, FL 33160	Vitamin Shoppe Industries LLC	Marketing Agreement between The Vitamin Shoppe and AllRetailJobs.com by and between Vitamin Shoppe Industries LLC and AllRetailJobs.com	\$0.00
120	Almased USA, Inc.	Almased USA, Inc. 2861 34th St S St. Petersburg, FL 33711	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated November 19, 2012, by and between Vitamin Shoppe Industries LLC and Almased USA, Inc.	\$0.00
121	Aloe Life International, Inc.	Aloe Life International, Inc. 11657 Riverside Dr. #169 Lakeside, CA 92040	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 28, 2013, by and between Vitamin Shoppe Industries LLC and Aloe Life International, Inc.	\$0.00
122	Aloft Beachwood	Aloft Beachwood 1010 Eaton Boulevard Beachwood, OH 44122	Vitamin Shoppe Industries LLC	Agreement between Aloft Beachwood and VITAMIN SHOPPE, dated September 13, 2018, by and between Vitamin Shoppe Industries LLC and Aloft Beachwood	\$0.00
123	N/A	N/A	N/A	[reserved]	N/A
124	Alpine Access	Alpine Access 1767 Denver West Blvd Ste A Golden, CO 80401	Vitamin Shoppe Industries LLC	Amendment No.2 to Statement of Work No.1, dated June 11, 2020, by and between Vitamin Shoppe Industries LLC and Alpine Access, Inc.	\$0.00
125	Alpine Access, Inc.	Alpine Access, Inc. 1120 Lincoln Street, Suite 1400 Denver, CO 80203	Vitamin Shoppe Industries LLC	Master Services Agreement, dated July 13, 2012, by and between Vitamin Shoppe Industries LLC and Alpine Access, Inc.	\$379,877.81
126	Alta Health Products INC	Alta Health Products INC 300 Main St Idaho City, ID 83631	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated September 14, 2012, by and between Vitamin Shoppe Industries LLC and Alta Health Products INC	\$0.00
127	Always Young LLC	Always Young LLC 95 Old Indian De Milton, NY 12547	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 13, 2013, by and between Vitamin Shoppe Industries LLC and Always Young LLC	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
128	AM Navigator LLC	AM Navigator LLC PO Box 2707 Stafford, VA 22555	Vitamin Shoppe Industries LLC	Outsourced Program Management Agreement, dated November 4, 2013, by and between Vitamin Shoppe Industries LLC and AM Navigator LLC	\$0.00
129	Amacai Information Corporation d/b/a Localeze	Amacai Information Corporation d/b/a Localeze 8010 Towers Crescent Drive Fifth Floor Vienna, VA 22182	Vitamin Shoppe Industries LLC	BUSINESS REGISTRATION MANAGER SERVICE AGREEMENT, dated March 21, 2011, by and between Vitamin Shoppe Industries LLC and Amacai Information Corporation d/b/a Localeze	\$0.00
130	Amazon Preservation Partners, Inc. dba Zola Acai	Amazon Preservation Partners, Inc. dba Zola Acai 1501A Vermont Street San Francisco, CA 94107	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 11, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Amazon Preservation Partners, Inc. dba Zola Acai	\$0.00
131	Amazon Services LLC	Amazon Services LLC PO BOX 81226 Seattle, WA 98108	Vitamin Shoppe Industries LLC	Professional Seller Program Addendum, dated September 25, 2015, by and between Vitamin Shoppe Industries LLC and Amazon Services LLC	\$25,563.86
132	Ambrosia Nutraceuticals	Ambrosia Nutraceuticals 1630 Superior Ave Suite D Costa Mesa, CA 92627	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 26, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Ambrosia Nutraceuticals	\$0.00
133	American Biologics	American Biologics 1180 Walnut Ave Chula Vista, CA 91911	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 18, 2010, by and between Vitamin Shoppe Industries LLC and American Biologics	\$0.00
134	American Cargo Express, Inc.	American Cargo Express, Inc. 2345 Vauxhall Road Union, NJ 07083	Vitamin Shoppe Industries LLC	Customs Power of Attorney, Designation of Export Forwarding Agent, Acknowledgement of Terms & Conditions by and between FDC Vitamins LLC dba Nutri-Force Nutrition and American Cargo Express, Inc.	\$0.00
135	American Draft Systems LLC	American Draft Systems LLC 45 Columbia Ave Thornwood, NY 10594	Vitamin Shoppe Procurement Services, LLC	Standard Services Agreement, dated November 15, 2017, by and between Vitamin Shoppe Procurement Services, LLC and American Draft Systems LLC	\$0.00
136	American Forests	American Forests 1220 L Street, NW, Ste. 750 Washington, DC 20005	Vitamin Shoppe Industries LLC	Trademark License Agreement, dated March 7, 2017, by and between Vitamin Shoppe Industries LLC and American Forests	\$0.00
137	American Halal Co Inc.	American Halal Co Inc. 1111 Summer Street 5th Floor Stamford, CT 06905	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 1, 2017, by and between Vitamin Shoppe Procurement Services, LLC and American Halal Co Inc.	\$0.00
138	American Specialty Health Fitness, Inc.	American Specialty Health Fitness, Inc. 10221 Wateridge Circle San Diego, CA 92121	Vitamin Shoppe Industries LLC	Active & Fit Direct Agreement, dated July 27, 2017, by and between Vitamin Shoppe Industries LLC and American Specialty Health Fitness, Inc.	\$0.00
139	America's Charities	America's Charities 14150 Newbrook Drive Suite 110 Chantilly, VA 20151	Vitamin Shoppe Industries LLC	Amendment to Customer Agreement Change Work Order Internal Payroll Deduction Service, dated February 23, 2023, by and between Vitamin Shoppe Industries LLC and America's Charities	\$0.00
140	America's Finest Inc.	America's Finest Inc. 20 Lake Drive East Windsor, NJ 8520	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 25, 2013, by and between Vitamin Shoppe Industries LLC and America's Finest Inc.	\$0.00
141	AMPC, Inc. (DBA Essentia Protein Solutions)	AMPC, Inc. (DBA Essentia Protein Solutions) 2425 SE Oak Tree Court Ankeny, IA 50021	Vitamin Shoppe Industries LLC	Trademark License Agreement, dated March 24, 2017, by and between Vitamin Shoppe Industries LLC and AMPC, Inc. (DBA Essentia Protein Solutions)	\$0.00
142	Amplify Snack Brands	Amplify Snack Brands 500 W. 5th St, Suite 1350 Austin, TX 78701	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 19, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Amplify Snack Brands	\$0.00

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143	Anabol Naturals	Anabol Naturals 1550 Mansfield Street Santa Cruz, CA 95062	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 27, 2013, by and between Vitamin Shoppe Industries LLC and Anabol Naturals	\$0.00
144	Analytics Pros, Inc.	Analytics Pros, Inc. 1546 NW 56th Street Seattle, WA 98107	Vitamin Shoppe Industries LLC	Master Services Agreement, dated July 7, 2014, by and between Vitamin Shoppe Industries LLC and Analytics Pros, Inc.	\$0.00
145	Anchor Computer, Inc.	Anchor Computer, Inc. 1900 New Hwy Farmingdale, NY 11735	Vitamin Shoppe Procurement Services, LLC	Service Agreement, dated January 29, 2018, by and between Vitamin Shoppe Procurement Services, Inc. and Anchor Computer, Inc.	\$0.00
146	Ancient Naturals	Ancient Naturals 1540 International Pkwy Suite 2000 Lake Mary, FL 32746	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 10, 2012, by and between Vitamin Shoppe Industries LLC and Ancient Naturals	\$2,196.67
147	ANDALOU NATURALS	ANDALOU NATURALS 7250 REDWOOD BLVD, SUITE 208 NOVATO, CA 94945	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated August 27, 2017, by and between Vitamin Shoppe Industries LLC and ANDALOU NATURALS	\$0.00
148	Anderson Global Group, LLC	Anderson Global Group, LLC 2030 Main Street Suite 430 Irvine, CA 92614	Vitamin Shoppe Industries LLC	Trademark Use Agreement, dated July 6, 2018, by and between Vitamin Shoppe Industries LLC and Anderson Global Group, LLC	\$0.00
149	Andover Inc. dba IQ Workforce	Andover Inc. dba IQ Workforce 51 REMINGTON CIRCLE Princeton Junction, NJ 8550	Vitamin Shoppe Procurement Services, LLC	Professional Staffing Services Agreement, dated February 20, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Andover Inc. dba IQ Workforce	\$0.00
150	Andrew Arcangel	Andrew Arcangel 576 Fifth Avenue Suite 903 New York, NY 10036	Vitamin Shoppe Procurement Services, LLC	Mutual Trademark Coexistence and Consent Agreement, dated January 25, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Andrew Arcangel	\$0.00
151	Angeion Group LLC	Angeion Group LLC 1801 MARKET STREET SUITE 660 Philadelphia, PA 19103	Vitamin Shoppe Industries LLC	Statement of Work and Cost Proposal, dated October 24, 2016, by and between Vitamin Shoppe Industries LLC and Angeion Group LLC	\$0.00
152	Angie's Artisan Treats, LLC	Angie's Artisan Treats, LLC 151 Good Counsel Drive, Suite 100 Mankato, MN 56001	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 24, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Angie's Artisan Treats, LLC	\$0.00
153	Anne-Elise Nutrition, LLC	Anne-Elise Nutrition, LLC PO BOX 434 TENANTS HARBOR, ME 4860	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 11, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Anne-Elise Nutrition, LLC	\$0.00
154	Annona Company DBA Earnest Eats	Annona Company DBA Earnest Eats 444 S. Cedros Ave., Ste. 175 Solana Beach, CA 92075	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 15, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Annona Company DBA Earnest Eats	\$0.00
155	Ansell	Ansell 163 Ralston Rd. Sarver, PA 16055	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 16, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Ansell	\$0.00
156	Answers Corporation	Answers Corporation 6665 Delmar Blvd., Ste. 3000 Saint Louis, MO 63130	Vitamin Shoppe Industries LLC	Answers Cloud Services Master Subscription Agreement, dated December 12, 2014, by and between Vitamin Shoppe Industries LLC and Answers Corporation	\$0.00
157	Anti-Aging Essentials Inc.	Anti-Aging Essentials Inc. PO Box 715 Carnegie, PA 15106	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 24, 2014, by and between Vitamin Shoppe Industries LLC and Anti-Aging Essentials Inc.	\$0.00
158	Apax OTC Business Development, LLC	Apax OTC Business Development, LLC 4833 Front Street, #415 Castle Rock, CO 80104	Vitamin Shoppe Florida, LLC	The Vitamin Shoppe Purchase Agreement, dated July 30, 2013, by and between Vitamin Shoppe Industries, Inc. and Apax OTC Business Development, LLC	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
159	Apex Systems	Apex Systems 3750 COLLECTIONS DRIVE Chicago, IL 60629	Vitamin Shoppe Procurement Services, LLC	Statement of Work, dated April 7, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Apex Systems	\$0.00
160	Apex Wellness Group, LLC	Apex Wellness Group, LLC 14362 N Frank Lloyd Wright Blvd. Suite 1000 Scottsdale, AZ 85260	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated March 18, 2011, by and between Vitamin Shoppe Industries LLC and Apex Wellness Group, LLC	\$0.00
161	Apollo Story	Apollo Story 72 Pheasant Run Millwood, NY 10546	Vitamin Shoppe Industries LLC	Model Release Agreement, dated September 12, 2020, by and between Vitamin Shoppe Industries LLC and Apollo Story	\$0.00
162	Applied Nutraceuticals, Inc.	Applied Nutraceuticals, Inc. 8112 Statesville Road, Suite G Charlotte, NC 28269	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 27, 2011, by and between Vitamin Shoppe Industries LLC and Applied Nutraceuticals, Inc.	\$0.00
163	Applied Sciences LLC	Applied Sciences LLC 1511 N Hayden Rd Suite 160-327 Scottsdale, AZ 85260	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 7, 2011, by and between Vitamin Shoppe Industries LLC and Applied Sciences LLC	\$0.00
164	Aptos, Inc.	Aptos, Inc. DEPT CH17281 Palatine, IL 60055	Vitamin Shoppe Industries LLC	Subscription Services Order, dated December 24, 2024, by and between Vitamin Shoppe Industries LLC and Aptos, Inc.	\$0.00
165	Aptos, LLC	Aptos, LLC DEPT CH17281 Palatine, IL 60055	Vitamin Shoppe Industries LLC	Statement of Work, dated November 18, 2024, by and between Vitamin Shoppe Industries LLC and Aptos, LLC	\$0.00
166	Aptos, LLC	Aptos, LLC DEPT CH17281 Palatine, IL 60055	Vitamin Shoppe Industries LLC	Voucher Authorization Service, dated November 18, 2024, by and between Vitamin Shoppe Industries LLC and Aptos, LLC	\$0.00
167	Aqua ViTea LLC	Aqua ViTea LLC 153 Pond Lane Middlebury, VT 5753	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Aqua ViTea LLC	\$0.00
168	Aquent LLC	Aquent LLC PO BOX 414552 Boston, MA 2241	Vitamin Shoppe Industries LLC	Professional Staffing Services Agreement, dated September 26, 2017, by and between Vitamin Shoppe Industries LLC and Aquent LLC	\$0.00
169	Archive Systems, Inc.	Archive Systems, Inc. 39 Plymouth Road Fairfield, NJ 6825	Vitamin Shoppe Industries LLC	Archive Systems, Inc. Service Agreement, dated April 14, 2008, for Records Management Services by and between Vitamin Shoppe Industries LLC and Archive Systems, Inc.	\$187.60
170	ArcVision Inc.	ArcVision Inc. 1950 Craig Road, Suite 300 St. Louis, MO 631464106	Vitamin Shoppe Industries LLC	ArcVision Inc. Proposal - Architectural & Engineering Services, dated April 19, 2024, by and between Vitamin Shoppe Industries LLC and ArcVision Inc.	\$0.00
171	Arizona Generator Technology, Inc	Arizona Generator Technology, Inc 7901 N 70th Ave Glendale, AZ 85303	Vitamin Shoppe Industries LLC	Vitamin Shop Maintenance Proposal, dated February 1, 2021, by and between Vitamin Shoppe Industries LLC and Arizona Generator Technology, Inc	\$0.00
172	Arthur Andrew Medical	Arthur Andrew Medical 8350 E. Raintree Dr. #101 Scottsdale, AZ 85260	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 14, 2012, by and between Vitamin Shoppe Industries LLC and Arthur Andrew Medical	\$37,044.02
173	ASB Resources	ASB Resources 4365 Route 1 S, Suite 205 Princeton, NJ 8540	Vitamin Shoppe Industries LLC	Professional Service Agreement, dated April 16, 2019, by and between Vitamin Shoppe Industries LLC and ASB Resources LLC	\$12,595.00
174	ASB Resources LLC	ASB Resources LLC 4365 ROUTE 1, SUITE 102 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Statement of Work, dated December 19, 2023, by and between Vitamin Shoppe Industries LLC and ASB Resources LLC	\$0.00
175	Aspire Brands, Inc.	Aspire Brands, Inc. 500 North Michigan Ave, Suite 600 Chicago, IL 60611	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 7, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Aspire Brands, Inc.	\$0.00

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176	Associated Production Music LLC	Associated Production Music LLC 5700 WILSHIRE BLVD SUITE 550 Los Angeles, CA 90036	Vitamin Shoppe Industries LLC	Term Music Use Agreement, dated January 10, 2017, by and between Vitamin Shoppe Industries LLC and Associated Production Music LLC	\$0.00
177	Associazione Friend of the Sea	Associazione Friend of the Sea Via Sant'Antonio Maria Zaccaria 3 Milan, 20122	Vitamin Shoppe Industries LLC	Agreement Concerning the Friend of the Sea Audit and Licensing of the Trade Mark Friend of the Sea, dated March 11, 2019, by and between Vitamin Shoppe Industries LLC and Associazione Friend of the Sea	\$0.00
178	Assured Environments	Assured Environments 45 Broadway 18th Floor New York, NY 10006	Vitamin Shoppe Industries LLC	Pest Control Service Agreement, dated January 9, 2017, by and between Vitamin Shoppe Industries LLC and Assured Environments	\$0.00
179	AST Sports Science	AST Sports Science 120 Capital Dr Golden, CO 80439	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated July 12, 2011, by and between Vitamin Shoppe Industries LLC and AST Sports Science	\$0.00
180	Aston Carter, Inc.	Aston Carter, Inc. 3689 COLLECTIONS DRIVE Chicago, IL 60629	Vitamin Shoppe Procurement Services, LLC	Professional Staffing Services Agreement, dated September 6, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Aston Carter, Inc.	\$0.00
181	At Last Naturals	At Last Naturals 401 Columbus Ave Valhalla, NY 10560	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 31, 2011, by and between Vitamin Shoppe Industries LLC and At Last Naturals	\$0.00
182	ATH Sports Nutrition, LLC	ATH Sports Nutrition, LLC 2827 Kalawao Street Honolulu, HI 96819	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 4, 2016, by and between Vitamin Shoppe Procurement Services, LLC and ATH Sports Nutrition, LLC	\$0.00
183	Athlete Certified Nutrition	Athlete Certified Nutrition 201 Old Country Rd Suite 105 Melville, NY 11556	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 18, 2014, by and between Vitamin Shoppe Industries LLC and Athlete Certified Nutrition	\$0.00
184	Athletic Edge Nutrition	Athletic Edge Nutrition 3109 Grand Ave 280 Miami, FL 33431	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 28, 2017, by and between Vitamin Shoppe Industries LLC and Athletic Edge Nutrition	\$0.00
185	Atkins Nutritionals, Inc.	Atkins Nutritionals, Inc. 1050 17th Street, Suite 1500 Denver, CO 80265	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 2, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Atkins Nutritionals, Inc.	\$0.00
186	atlantic Candy Co	atlantic Candy Co 115 Whetstone Place SAINT AUGUSTINE, FL 32086	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated December 1, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Atlantic Candy Co.	\$0.00
187	Atlas Copco Compressors LLC	Atlas Copco Compressors LLC 300 Technology Center Way Ste. 550 Rock Hill, SC 29730	Vitamin Shoppe Industries LLC	Service Agreement, dated January 22, 2018, by and between Vitamin Shoppe Industries LLC and Atlas Copco Compressors LLC	\$3,362.32
188	Aurea Biolabs Private Limited	Aurea Biolabs Private Limited G-285, Main Avenue, Panampilly Nagar Cochin, Kerala 682036	Vitamin Shoppe Procurement Services, LLC	Trademark Licensing Agreement, dated March 30, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Aurea Biolabs Private Limited	\$0.00
189	Auroma International	Auroma International 1100 E Lotus Dr Bld 3 Silver Lake, WI 53170	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Auroma International	\$0.00
190	Aurus, Inc.	Aurus, Inc. 1 Edgewater Place, Suite 200 Norwood, MA 02062	Vitamin Shoppe Industries LLC	Aurus Unified Payments Platform - Vitamin Shoppe Integration SOW, dated January 2, 2024, by and between Vitamin Shoppe Industries LLC and Aurus, Inc.	\$93,117.97
191	Aurus, Inc.	Aurus, Inc. One Edgewater Drive, Suite 200 Norwood, MA 2062	Vitamin Shoppe Industries LLC	Services Agreement for AurusPay E-Commerce Services, dated February 6, 2024, by and between Vitamin Shoppe Industries LLC and Aurus, Inc.	\$0.00

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192	Authentic Alaska, LLC	Authentic Alaska, LLC 9301 Glacier Hwy, Ste 200 Juneau, AK 99801	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 26, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Authentic Alaska, LLC	\$0.00
193	Avalara, Inc.	Avalara, Inc. 1100 2nd Ave Suite 300 Seattle, WA 98101	Vitamin Shoppe Industries LLC	Avalara MatrixMaster Services Agreement, dated December 20, 2017, by and between Vitamin Shoppe Industries LLC and Avalara, Inc.	\$16,691.23
194	Vida Lifescience, LLC	Vida Lifescience, LLC 16691 Noyes Avenue Irvine, CA 92606	Vitamin Shoppe Industries LLC	Purchase Agreement, dated November 11, 2014, by and between Vitamin Shoppe Industries LLC and Avanced Marketing & Distribution, Inc. dba Vida Lifescience, LLC	\$0.00
195	AWAKE Corporation	AWAKE Corporation 700-10 Kingsbridge Garden Cir Mississauga, ON L5R 3K6	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 6, 2014, by and between Vitamin Shoppe Industries LLC and AWAKE Corporation	\$0.00
196	Axe and Sledge Supplements, Inc.	Axe and Sledge Supplements, Inc. 1909 New Texas Road Pittsburgh, PA 15239	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 23, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Axe and Sledge Supplements, Inc.	\$0.00
197	Axis Labs, Inc.	Axis Labs, Inc. 9233 Park Meadows Dr. #46 Lone Tree, CO 80124	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated June 15, 2011, by and between Vitamin Shoppe Industries LLC and Axis Labs, Inc.	\$0.00
198	N/A	N/A	N/A	[reserved]	N/A
199	Ayush Herbs, Inc.	Ayush Herbs, Inc. 2239 152 Ave NE Redmond, WA 98052	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 31, 2017, by and between Vitamin Shoppe Industries LLC and Ayush Herbs, Inc.	\$0.00
200	Azzarello Family Partners LP	Azzarello Family Partners LP 542 Socorro Court Reno, NV 89511	Vitamin Shoppe Industries LLC	Confidentiality Agreement, dated December 5, 2024, by and between Vitamin Shoppe Industries LLC and Azzarello Family LLC	\$0.00
201	B.I.N. Science LLC (dba ROEX)	B.I.N. Science LLC (dba ROEX) 1401 N. Batavia Suite 204 Orange, CA 92867	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement. Dated January 31, 2007, by and between Vitamin Shoppe Procurement Services, LLC and B.I.N. Science LLC (dba ROEX)	\$0.00
202	Babo Botanicals LLC	Babo Botanicals LLC 14 Harwood Ct. Suite 425 Scarsdale, NY 10583	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 3, 2015, by and between Vitamin Shoppe Industries LLC and Babo Botanicals LLC	\$0.00
203	Baesian Group, Inc.	Baesian Group, Inc. 4477 Reynolds Rd Hilliard, OH 43026	Vitamin Shoppe Industries LLC	Partnership Overview for Vitamin Shoppe, dated June 1, 2022, by and between Vitamin Shoppe Industries LLC and Baesian Group, Inc.	\$0.00
204	Bag Arts LLC	Bag Arts LLC 20 WEST 36TH 5TH FLOOR New York, NY 10018	Vitamin Shoppe Industries LLC	Bag Arts & Vitamin Shoppe Fixed price Agreement, dated October 23, 2015, by and between Vitamin Shoppe Industries LLC and Bag Arts LLC	\$0.00
205	Bamboo Rose LLC	Bamboo Rose LLC 17 Rogers Street Gloucester, MA 1930	Vitamin Shoppe Industries LLC	Master Services Agreement, dated January 15, 2021, by and between Vitamin Shoppe Industries LLC and Bamboo Rose LLC	\$0.00
206	Bamboo Rose LLC	Bamboo Rose LLC 17 Rogers Street Gloucester, MA 1930	Vitamin Shoppe Industries LLC	Statement of Work - Product Spec, Sourcing and DC Inspections, dated March 17, 2021, by and between Vitamin Shoppe Industries LLC and Bamboo Rose LLC	\$0.00
207	Bank of America	Bank of America PO BOX 402742 Atlanta, GA 75284-2425	Vitamin Shoppe Industries LLC	Amended Schedule of Rebates (File Turn Days), dated August 1, 2011, by and between Vitamin Shoppe Industries LLC and Bank of America	\$0.00
208	Bank of America	Bank of America P.O. Box 27128 Concord, CA 75284-2425	Vitamin Shoppe Industries LLC	Authorization and Agreement for Treasury Services, dated July 12, 2012, by and between Vitamin Shoppe Industries LLC and Bank of America	\$0.00

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209	Barclay Brand Ferdon	Barclay Brand Ferdon 2401 South Clinton Avenue South Plainfield, NJ 7080	Vitamin Shoppe Industries LLC	Full Maintenance Agreement, dated March 11, 2015, by and between Vitamin Shoppe Industries LLC and Barclay Brand Ferdon	\$0.00
210	Barclay Fleet Service	Barclay Fleet Service 2401 South Clinton Ave South Plainfield, NJ 7080	Vitamin Shoppe Industries LLC	Operational Inspection Agreement by and between Vitamin Shoppe Industries LLC and Barclay Fleet Service	\$0.00
211	Barclay Fleet Service	Barclay Fleet Service 2401 South Clinton Ave South Plainfield, NJ 7080	Vitamin Shoppe Industries LLC	Planned Maintenance Services Agreement, dated April 15, 2015, by and between Vitamin Shoppe Industries LLC and Barclay Fleet Service	\$0.00
212	Bargreen-Ellingson, Inc.	Bargreen-Ellingson, Inc. 6626 TACOMA MALL BLVD Tacoma, WA 98409	Vitamin Shoppe Industries LLC	Rebate Agreement, dated November 11, 2019, by and between Vitamin Shoppe Industries LLC and Bargreen-Ellingson, Inc.	\$163,666.81
213	Barlean 5	Barlean 5 4935 Lake Terrell Road FERNDAL, WA 98248	Vitamin Shoppe Procurement Services, LLC	Amendment to Purchase Agreement, dated February 26, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Barlean's Organic Oils, LLC	\$25,649.04
214	Barndad Innovative Nutrition, LLC	Barndad Innovative Nutrition, LLC 150 Lake Drive Suite 101 Wexford, PA 15090	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 14, 2014, by and between Vitamin Shoppe Industries LLC and Barndad Innovative Nutrition, LLC	\$0.00
215	Basic Research, LLC	Basic Research, LLC 5742 W. Harold Gatty Drive Salt Lake City, UT 84116	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 21, 2011, by and between Vitamin Shoppe Industries LLC and Basic Research, LLC	\$0.00
216	Batallore Beauty, LLC	Batallore Beauty, LLC 150 East 52nd Street New York, NY 10022	Vitamin Shoppe Procurement Services, LLC	Vendor Agreement, dated April 4, 2022, by and between Vitamin Shoppe Procurement Services, LLC and Batallore Beauty, LLC	\$0.00
217	Be Well Nutrition, Inc.	Be Well Nutrition, Inc. 629 Camino De Los Mares #315 San Clemente, CA 92673	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 5, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Be Well Nutrition, Inc.	\$0.00
218	Beach Fire, Corp dba Tahiti Trader	Beach Fire, Corp dba Tahiti Trader 7111 Arlington Ave. Ste F Riverside, CA 92503	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 4, 2011, by and between Vitamin Shoppe Industries LLC and Beach Fire, Corp dba Tahiti Trader	\$0.00
219	Beaumont Products, Inc.	Beaumont Products, Inc. 1560 Big Shanty Drive Kennesaw, GA 30144	Vitamin Shoppe Industries LLC	Purchase Agreement, dated September 3, 2014, by and between Vitamin Shoppe Industries LLC and Beaumont Products, Inc.	\$0.00
220	Beautyfit	Beautyfit 1000 NW 105th Ave Plantation, FL 33322	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 17, 2014, by and between Vitamin Shoppe Industries LLC and Beautyfit	\$0.00
221	Beavex, Inc.	Beavex, Inc. PO BOX 637997 Cincinnati, OH 45263	Vitamin Shoppe Procurement Services, LLC	Addendum No.1 to Store Delivery Carrier Agreement, dated November 18, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Beavex, Inc.	\$0.00
222	Become, Inc.	Become, Inc. 640 W California Ave Suite 110 Sunnyvale, CA 94086	Vitamin Shoppe Industries LLC	Guaranteed Cost of Sale Agreement, dated July 9, 2014, by and between Vitamin Shoppe Industries LLC and Become, Inc.	\$0.00
223	Beefeaters Holding Company	Beefeaters Holding Company 5801 Westside Ave. North Bergen, NJ 7047	Vitamin Shoppe Industries LLC	Purchase Agreement, dated December 19, 2014, by and between Vitamin Shoppe Industries LLC and Beefeaters Holding Company	\$0.00
224	Beijing Tang-An Nutrition & Healthcare Products Co., Ltd.	Beijing Tang-An Nutrition & Healthcare Products Co., Ltd. A-14-G, Chengming Building, No. 2 Xizhimen Nan Street Beijing, 100035	Betancourt Sports Nutrition, LLC	Agreement & License to Use CinSulin® Trademark and Reference US Patents #6200569, #8304000, #8329232, dated July 7, 2013, by and between Betancourt Sports Nutrition, LLC and Beijing Tang-An Nutrition & Healthcare Products Co., Ltd.	\$0.00

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225	Belcam Inc.	Belcam Inc. 27 Montgomery Street Rouses Point, NY 12979	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 19, 2013, by and between Vitamin Shoppe Industries LLC and Belcam Inc.	\$0.00
226	Bell Lifestyle Products Inc.	Bell Lifestyle Products Inc. 3164 Pepper Mill Ct. Mississauga, ON L5L 5V3	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 27, 2013, by and between Vitamin Shoppe Industries LLC and Bell Lifestyle Products Inc.	\$0.00
227	Bella Barbies International DBA Body Complete Rx	Bella Barbies International DBA Body Complete Rx 12020 Sunrise Valley Dr Ste 100 Reston, VA 20191	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 11, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Bella Barbies International DBA Body Complete Rx	\$0.00
228	BeneFlex, Inc.	BeneFlex, Inc. 77 BRANT AVENUE STE 206 Clark, NJ 7066	Vitamin Shoppe Industries LLC	BENEFLEX, INC. SERVICE AGREEMENT, dated January 1, 2015, by and between Vitamin Shoppe Industries LLC and BeneFlex, Inc.	\$0.00
229	Berkeley College	Berkeley College 44 Rifle Camp Road Woodland Park, NJ 7424	Vitamin Shoppe Procurement Services, LLC	Berkeley College Corporate Learning Partnership Program Agreement, dated August 19, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Berkeley College	\$0.00
230	Bernard Jensen Products	Bernard Jensen Products 535 Stevens Avenue West Solana Beach, CA 92075	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 25, 2011, by and between Vitamin Shoppe Industries LLC and Bernard Jensen Products	\$0.00
231	N/A	N/A	N/A	[reserved]	N/A
232	Betancourt Sports Nutrition LLC	Betancourt Sports Nutrition LLC 300 Harmon Meadow Blvd Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 1, 2020, by and between Vitamin Shoppe Industries LLC and Betancourt Sports Nutrition LLC	\$0.00
233	Better Planet Brands LLC	Better Planet Brands LLC 1629 SE 9th Street Fort Lauderdale, FL 33316	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 17, 2013, by and between Vitamin Shoppe Industries LLC and Better Planet Brands LLC	\$0.00
234	Betty Lou's Inc.	Betty Lou's Inc. 750 SW Booth Bend Rd. McMinnville, OR 97128	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 9, 2016, by and between Vitamin Shoppe Industries LLC and Betty Lou's Inc.	\$0.00
235	Beverly International	Beverly International 1768 Industrial Rd Cold Spring, KY 41076	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 14, 2012, by and between Vitamin Shoppe Industries LLC and Beverly International	\$0.00
236	Beyond Better Foods, LLC	Beyond Better Foods, LLC 101 Lincoln Avenue, Suite 100 Bronx, NY 10454	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 5, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Beyond Better Foods, LLC	\$0.00
237	BeyondTrust Software, Inc.	BeyondTrust Software, Inc. 5090 N 40th Street, Suite 400 Phoenix, AZ 85018	Vitamin Shoppe Industries LLC	Statement of Work, dated February 24, 2015, by and between Vitamin Shoppe Industries LLC and BeyondTrust Software, Inc.	\$0.00
238	Bhu Foods	Bhu Foods 818 Vanderbilt place San Diego, CA 92110	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 24, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Bhu Foods	\$0.00
239	BIN Science LLC (dba ROEX)	BIN Science LLC (dba ROEX) 1401 N. Batavia Suite 204 Orange, CA 92867	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 24, 2015, by and between Vitamin Shoppe Procurement Services, LLC and BIN Science LLC (dba ROEX)	\$0.00
240	Bio Nutrition Inc.	Bio Nutrition Inc. 64 Alabama Ave Island Park, NY 11558	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated November 27, 2013, by and between Vitamin Shoppe Industries LLC and Bio Nutrition Inc.	\$0.00
241	Bio nutrition Inc.	Bio nutrition Inc. 3580 Oceanside Rd. Unit 5 Oceanside, NY 92056	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated August 17, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Bio nutrition Inc.	\$0.00



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242	BIOCALTH INTERNATIONAL, INC.	BIOCALTH INTERNATIONAL, INC. 1871 Wright Avenue La Verne, CA 91750	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 14, 2011, by and between Vitamin Shoppe Industries LLC and BIOCALTH INTERNATIONAL, INC.	\$0.00
243	Bio-Engineered Supplements & Nutrition Inc.	Bio-Engineered Supplements & Nutrition Inc. 5901 Broken Sound Parkway NW Suite 600 Boca Raton, FL 33487	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 6, 2010, by and between Vitamin Shoppe Industries LLC and Bio-Engineered Supplements & Nutrition Inc.	\$0.00
244	BioForce USA	BioForce USA 6 Grandinetti Drive Ghent, NY 12075	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 31, 2011, by and between Vitamin Shoppe Industries LLC and BioForce USA	\$0.00
245	BIOIBERICA, S.A.U.	BIOIBERICA, S.A.U. C/ Antic Camí de Tordera, 109-119 Barcelona, 8030	Vitamin Shoppe Industries LLC	TENDOACTIVE® TRADEMARK LICENSING AGREEMENT, dated July 15, 2019, by and between Vitamin Shoppe Industries LLC and BIOIBERICA, S.A.U.	\$0.00
246	Bio-K Plus International Inc.	Bio-K Plus International Inc. 495 Armand Frappier Blvd Laval, QC H7N 5W1	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 2, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Bio-K Plus International Inc.	\$0.00
247	BioNutritional Research Group, Inc.	BioNutritional Research Group, Inc. 6 Morgan SUITE 100 Irvine, CA 92618	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 15, 2017, by and between Vitamin Shoppe Industries LLC and BioNutritional Research Group, Inc.	\$0.00
248	BioPharmX, Inc.	BioPharmX, Inc. 1098 Hamilton Court Menlo Park, CA 94025	Vitamin Shoppe Industries LLC	Purchase Agreement, dated November 25, 2014, by and between Vitamin Shoppe Industries LLC and BioPharmX, Inc.	\$0.00
249	BioRage, Inc.	BioRage, Inc. 9108 Tyler Blvd Mentor, OH 44060	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 29, 2014, by and between Vitamin Shoppe Industries LLC and BioRage, Inc.	\$0.00
250	BioSteel Sports Nutrition Inc.	BioSteel Sports Nutrition Inc. 87 Wingold Avenue North York, ON M6L 1N7	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 23, 2019, by and between Vitamin Shoppe Procurement Services, LLC and BioSteel Sports Nutrition Inc.	\$0.00
251	Biotab Nutraceuticals, Inc.	Biotab Nutraceuticals, Inc. 401 E. Huntington Drive Monrovia, CA 91016	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April, 22, 2011, by and between Vitamin Shoppe Industries LLC and Biotab Nutraceuticals, Inc.	\$0.00
252	Biotest LLC	Biotest LLC 1850 Reliable Cir. Colorado Springs, CO 80906	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 18, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Biotest LLC	\$0.00
253	Birch Benders	Birch Benders PO Box 4860 Boulder, CO 80306	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 14, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Birch Benders	\$0.00
254	BlackLine Systems, Inc.	BlackLine Systems, Inc. 21300 Victory Blvd. 12th Floor Woodland Hills, CA 75284	Vitamin Shoppe Industries LLC	Data Processing Agreement, dated April 18, 2018, by and between Vitamin Shoppe Industries LLC and BlackLine Systems, Inc.	\$0.00
255	Blu-Dot Beverage Company Inc.	Blu-Dot Beverage Company Inc. 1155 North Service Road West, Unit 11 Oakville, ON L6M 3E3	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 15, 2014, by and between Vitamin Shoppe Industries LLC and Blu-Dot Beverage Company Inc.	\$0.00
256	Blue Bay Technologies, LLC	Blue Bay Technologies, LLC 478 2nd St. Excelsior, MN 55331	Vitamin Shoppe Industries LLC	Master Services Agreement, dated March 17, 2017, by and between Vitamin Shoppe Industries LLC and Blue Bay Technologies, LLC	\$0.00
257	Bluebonnet Nutrition	Bluebonnet Nutrition 12915 Dairy Ashford Sugar Land, TX 77478	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 15, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Bluebonnet Nutrition Corp.	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
258	Bluebonnet Nutrition Corp.	Bluebonnet Nutrition Corp. 12915 Dairy Ashford Sugar Land, TX 77478	Vitamin Shoppe Industries LLC	Proposition 65 - Shelf-Tag Program, dated February 18, 2016, by and between Vitamin Shoppe Industries LLC and Bluebonnet Nutrition Corp.	\$0.00
259	BMO Harris Bank N.A.	BMO Harris Bank N.A. 150 N Martingale Road Suite 900 Schaumburg, IL 60173	Vitamin Shoppe Industries LLC	Merchant Application, dated May 20, 2015, by and between Vitamin Shoppe Industries LLC and BMO Harris Bank N.A. (Merchant: Super Supplements)	\$0.00
260	BMS Cat, Inc.	BMS Cat, Inc. 303 Arthur Street Fort Worth, TX 76107	Vitamin Shoppe Procurement Services, LLC	Response Service Agreement, dated January 13, 2015, by and between Vitamin Shoppe Procurement Services, LLC and BMS Cat, Inc.	\$0.00
261	BNC Nutrition LLC	BNC Nutrition LLC 1448 Industry Drive Burlington, NC 53105	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 10, 2017, by and between Vitamin Shoppe Procurement Services, LLC and BNC Nutrition LLC	\$0.00
262	BNG Enterprises	BNG Enterprises 3312 E. Broadway Road Phoenix, AZ 85040	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and BNG Enterprises	\$0.00
263	BoardVantage, Inc.	BoardVantage, Inc. 4300 Bohannon Drive, Suite 110 Menlo Park, CA 94025	Vitamin Shoppe Industries LLC	Services Agreement, dated August 5, 2016, by and between Vitamin Shoppe Industries LLC and BoardVantage, Inc.	\$0.00
264	Bob's Red Mill	Bob's Red Mill 13521 SE Pheasant Ct. Milwaukie, OR 97267	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 27, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Bob's Red Mill Natural Foods, Inc.	\$0.00
265	Bob's Red Mill Natural Foods, Inc.	Bob's Red Mill Natural Foods, Inc. 13521 SE Pheasant Court Milwaukie, OR 97267	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 27, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Bob's Red Mill Natural Foods, Inc.	\$0.00
266	Bodhi Organics, LLC	Bodhi Organics, LLC 1800 E State St, Ste 144B Hamilton, NJ 8609	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 4, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Bodhi Organics, LLC	\$0.00
267	Body LLC (dba Body Nutrition)	Body LLC (dba Body Nutrition) 2950 47 Ave N. St Petersburg, FL 33714	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 15, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Body LLC (dba Body Nutrition)	\$0.00
268	Boiron Inc.	Boiron Inc. 6 Campus Blvd Newtown Square, PA 19073	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and Boiron Inc.	\$0.00
269	Boiron, Inc.	Boiron, Inc. 4 campus blvd Newtown Square, PA 19073	Vitamin Shoppe Procurement Services, LLC	Amendment No. 1 to Master Services Agreement, dated July 31, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Boiron, Inc.	\$0.00
270	Bonk Breaker, LLC	Bonk Breaker, LLC 1833 Stanford Street Santa Monica, CA 90404	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 15, 2013, by and between Vitamin Shoppe Industries LLC and Bonk Breaker, LLC	\$0.00
271	BOOM Chaga, LLC	BOOM Chaga, LLC 760 Marbury Lane, Suite B Longboat Key, 34228	Vitamin Shoppe Procurement Services, LLC	Drop Ship Supplier Agreement, dated July 26, 2024, by and between Vitamin Shoppe Procurement Services, LLC and BOOM Chaga, LLC	\$0.00
272	Boulder Goods LLC DBA Sir Richards Condom Company	Boulder Goods LLC DBA Sir Richards Condom Company PO Box 989 Boulder, CO 80306	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 24, 2012, by and between Vitamin Shoppe Industries LLC and Boulder Goods LLC DBA Sir Richards Condom Company	\$0.00
273	Bounce USA LLC	Bounce USA LLC 750 SE Booth Bend Road McMinnville, OR 97128	Vitamin Shoppe Industries LLC	Purchase Agreement, dated September 22, 2014, by and between Vitamin Shoppe Industries LLC and Bounce USA LLC	\$0.00
274	Bowman Sales & Equipment Inc, dba Bowman Trailer Leasing	Bowman Sales & Equipment Inc, dba Bowman Trailer Leasing 10233 Governor Lane Blvd. Williamsport, MD 21795	Vitamin Shoppe Industries LLC	Sale Agreement, dated March 26, 2019, by and between Vitamin Shoppe Industries LLC and Bowman Sales & Equipment Inc, dba Bowman Trailer Leasing	\$0.00

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275	Boyden	Boyden 3 RIVERWAY SUITE #1150 Houston, TX 77056	Vitamin Shoppe Procurement Services, LLC	Confirming Letter, dated January 14, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Boyden	\$0.00
276	BPI Sports LLC	BPI Sports LLC 3149 SW 42nd St. #200 #200 Hollywood, FL 33312	Vitamin Shoppe Industries LLC	Purchase Agreement, dated November 20, 2016, by and between Vitamin Shoppe Industries LLC and BPI Sports LLC	\$0.00
277	Bragg Live Food Products Inc.	Bragg Live Food Products Inc. 199 Winchester Canyon Rd Santa Barbara, CA 93117	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 2, 2017, by and between Vitamin Shoppe Industries LLC and Bragg Live Foods Products Inc.	\$0.00
278	Brain Pharma, Inc.	Brain Pharma, Inc. 3701 SW 47 Ave #104 Davie, FL 33314	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 9, 2011, by and between Vitamin Shoppe Industries LLC and Brain Pharma, Inc.	\$0.00
279	Brand Makers, LLC	Brand Makers, LLC 464 South Main Street Spanish Fork, UT 84660	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 8, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Brand Makers, LLC	\$0.00
280	BrandBags LLC	BrandBags LLC 11601 Wilshire Blvd., Suite 1800 Los Angeles, CA 90025	Vitamin Shoppe Procurement Services, LLC	Master Supply Agreement, dated January 13, 2017, by and between Vitamin Shoppe Procurement Services, LLC and BrandBags LLC	\$0.00
281	BrandStorm HBC, Inc	BrandStorm HBC, Inc 7535 Woodman Place Van Nuys, CA 91406	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 10, 2015, by and between Vitamin Shoppe Procurement Services, LLC and BrandStorm HBC, Inc	\$0.00
282	Brian Buford & Associates, Inc.	Brian Buford & Associates, Inc. 328 North Clifton Avenue Unit IN Chicago, IL 60614	Vitamin Shoppe Industries LLC	Executive Coaching Statement of Work, dated February 3, 2021, by and between Vitamin Shoppe Industries LLC and Brian Buford & Associates, Inc.	\$0.00
283	Brother's Trading, LLC	Brother's Trading, LLC PO Box 2234 San Gabriel, CA 91778	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 20, 2014, by and between Vitamin Shoppe Industries LLC and Brother's Trading, LLC	\$0.00
284	Brownie Brittle, LLC	Brownie Brittle, LLC 2253 Vista Parkway, #8 West Palm Beach, FL 33411	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 1, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Brownie Brittle, LLC	\$0.00
285	BSP PHARMA INC	BSP PHARMA INC PO Box 890 Marmora, NJ 2062	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 26, 2014, by and between Vitamin Shoppe Industries LLC and BSP Pharma Inc.	\$0.00
286	Buff Bake, LLC	Buff Bake, LLC 221 20th Street Huntington Beach, CA 92648	Vitamin Shoppe Industries LLC	Purchase Agreement, dated November 22, 2016, by and between Vitamin Shoppe Industries LLC and Buff Bake, LLC	\$0.00
287	Build Retail Inc.	Build Retail Inc. 103 Gannaway Street Jamestown, NC 27282	Vitamin Shoppe Industries LLC	Construction Agreement, dated July 12, 2023, by and between Vitamin Shoppe Industries LLC and Build Retail Inc.	\$0.00
288	Building Better Solutions	Building Better Solutions 9101 Schindler Dr PEARL RIVER, NY 10965	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 19, 2013, by and between Vitamin Shoppe Industries LLC and Building Better Solutions	\$0.00
289	Bulletproof 360, Inc.	Bulletproof 360, Inc. 1012 15th Ave. Suite 400 Seattle, WA 98122	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 9, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Bulletproof 360, Inc.	\$0.00
290	Buxton Company, LLC	Buxton Company, LLC 2651 South Polaris Drive Fort Worth, TX 76137	Vitamin Shoppe Industries LLC	Statement of Work - Whitespace Analysis, dated July 7, 2023, by and between Vitamin Shoppe Industries LLC and Buxton Company, LLC	\$0.00
291	Buy.com Inc.	Buy.com Inc. 85 Enterprise, Suite 100 Aliso Viejo, CA 92656	Vitamin Shoppe Industries LLC	Marketplace Seller Agreement by and between Vitamin Shoppe Industries LLC and Buy.com Inc.	\$0.00

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292	C.H. Robinson Worldwide, Inc.	C.H. Robinson Worldwide, Inc. 14701 Charlson Road Eden Prairie, MN 554809121	Vitamin Shoppe Procurement Services, LLC	Agreement for Transportation Brokerage, dated May 18, 2021, by and between Vitamin Shoppe Procurement Services, LLC and C.H. Robinson Worldwide, Inc.	\$0.00
293	C2 Technical Resources, LLC	C2 Technical Resources, LLC 408 MILL STREAM WAY Woodstock, GA 21163	Vitamin Shoppe Procurement Services, LLC	Professional Staffing Services Agreement, dated October 24, 2016, by and between Vitamin Shoppe Procurement Services, LLC and C2 Technical Resources, LLC	\$0.00
294	C20 Pure Coconut Water, LLC	C20 Pure Coconut Water, LLC 400 Oceangate #750 Long Beach, CA 90802	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 19, 2013, by and between Vitamin Shoppe Industries LLC and C20 Pure Coconut Water, LLC	\$0.00
295	California Fragrance Co. DBA AROMAFLORIA	California Fragrance Co. DBA AROMAFLORIA 171 East 2ND Street Huntington Station, NY 11746	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated July 5, 2011, by and between Vitamin Shoppe Industries LLC and California Fragrance Co. dba AROMAFLORIA	\$0.00
296	California Inside Out, Inc. DBA Out of Africa	California Inside Out, Inc. DBA Out of Africa 12 Washington Blvd 2nd Floor Marina Del Ray, CA 90292	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 6, 2011, by and between Vitamin Shoppe Industries LLC and California Inside Out, Inc. DBA Out of Africa	\$0.00
297	California Natural Products	California Natural Products 1250 E. Lathrop Road Lathrop, CA 95330	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 4, 2011, by and between Vitamin Shoppe Industries LLC and California Natural Products	\$0.00
298	California Natural Vitamin Labs Inc	California Natural Vitamin Labs Inc 9044 Independence Ave Canoga Park, CA 91304	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated September 1, 2011, by and between Vitamin Shoppe Industries LLC and California Natural Vitamin Labs Inc	\$0.00
299	CamelBak Products LLC	CamelBak Products LLC 2000 South McDowell Street Suite 200 Petaluma, CA 94954	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 16, 2012, by and between Vitamin Shoppe Industries LLC and CamelBak Products LLC	\$0.00
300	Camp Gladiator, Inc.	Camp Gladiator, Inc. 9185 Research Blvd. Austin, TX 78758	Vitamin Shoppe Industries LLC	Location/Facility Use Agreement, dated January 7, 2019, by and between Vitamin Shoppe Industries LLC and Camp Gladiator, Inc.	\$0.00
301	Canada Post	Canada Post 2101 91ST STREET NORTH BERGEN, NJ 7047	Vitamin Shoppe Industries LLC	Agreement Activation Form, dated September 11, 2014, by and between Vitamin Shoppe Industries LLC and Canada Post	\$0.00
302	Candidate Source	Candidate Source RENT THE HELP, INC 6402 MALLORY DRIVE Richmond, VA 23226	Vitamin Shoppe Industries LLC	Staffing Services Agreement, dated August 31, 2023, by and between Vitamin Shoppe Industries LLC and Candidate Source	\$7,658.34
303	CannaVest Corp	CannaVest Corp 591 Camino de la Reina, Ste 1200 San Diego, CA 92108	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 7, 2015, by and between Vitamin Shoppe Industries LLC and CannaVest Corp.	\$0.00
304	Cannon Group	Cannon Group 960C Harvest Drive Suite 100 Blue Bell, PA 19422	Vitamin Shoppe Industries LLC	Statement of Work Exhibit 1 to Master Services Agreement, dated February 15, 2018, by and between Vitamin Shoppe Industries LLC and Cannon Group	\$0.00
305	Canopy Growth USA, LLC	Canopy Growth USA, LLC 35715 US HWY 40 Suite D-102 Evergreen, CO 80439	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 2, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Canopy Growth USA, LLC	\$0.00
306	Can't Live Without It, LLC (d/b/a S'well Bottle)	Can't Live Without It, LLC (d/b/a S'well Bottle) 28 W 23rd St. 5th Floor NEW YORK, NY 10010	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 16, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Can't Live Without It, LLC (d/b/a S'well Bottle)	\$0.00

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307	Canus USA	Canus USA 26 Leonard Ave Leonardo, NJ 07737	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 26, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Canus USA	\$0.00
308	Capella University	Capella University 225 South 6th Street 9th Floor Minneapolis, MN 55455	Vitamin Shoppe Industries LLC	Corporate Alliance Program Agreement, dated February 27, 2014, by and between Vitamin Shoppe Industries LLC and Capella University	\$0.00
309	Capital Brands LLC	Capital Brands LLC 11601 Wilshire Boulevard, 23rd Floor Los Angeles, CA 90025	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 7, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Capital Brands LLC	\$0.00
310	Capstone Integrated Solutions, LLC	Capstone Integrated Solutions, LLC 254 Route 17K, Suite 106 Newburgh, NY 12550	Vitamin Shoppe Industries LLC	Master Subscription Services Agreement - General Terms, dated March 20, 2018, by and between Vitamin Shoppe Industries LLC and Capstone Integrated Solutions, LLC	\$6,652.17
311	Capsugel Belgium NV	Capsugel Belgium NV Rijksweg 11 Bornem, B-2880	Vitamin Shoppe Procurement Services, LLC	Trademark License Agreement, dated September 1, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Capsugel Belgium NV	\$0.00
312	Capsule Connection, LLC	Capsule Connection, LLC 309 Bloom Pl. Prescott, AZ 86301	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 21, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Capsule Connection, LLC	\$0.00
313	Carbon & Clay Company	Carbon & Clay Company 1937 N Interstate 35 #100 New Braunfels, TX 78130	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 10, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Carbon & Clay Company	\$0.00
314	Cardiac Science Corporation	Cardiac Science Corporation N7 W22025 Johnson Drive Waukesha, WI 53186	Vitamin Shoppe Industries LLC	Program Purchase Agreement, dated May 15, 2017, by and between Vitamin Shoppe Industries LLC and Cardiac Science Corporation	\$0.00
315	Cardiovascular Research, Ltd.	Cardiovascular Research, Ltd. 1061B Shary Circle Concord, CA 94520	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 1, 2017, by and between Vitamin Shoppe Industries LLC and Cardiovascular Research, Ltd.	\$0.00
316	N/A	N/A	N/A	[reserved]	N/A
317	Career Developers Inc.	Career Developers Inc. 500 N Franklin Turnpike S. 208 Ramsey, NJ 7446	Vitamin Shoppe Procurement Services, LLC	Professional Staffing Services Agreement, dated September 21, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Career Developers Inc.	\$0.00
318	Careerminds Group Inc.	Careerminds Group Inc. 1601 Concord Pike, Suite 82 Wilmington, DE 19803	Vitamin Shoppe Industries LLC	Services Agreement, dated January 10, 2018, by and between Vitamin Shoppe Industries LLC and Careerminds Group Inc.	\$0.00
319	Caribbean Sol, Inc.	Caribbean Sol, Inc. 4495 SW 35th St Unit H Unit H Orlando, FL 32811	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 19, 2015, by and between Vitamin Shoppe Industries LLC and Caribbean Sol, Inc.	\$0.00
320	N/A	N/A	N/A	[reserved]	N/A
321	N/A	N/A	N/A	[reserved]	N/A
322	Cave Shake, LLC	Cave Shake, LLC 1386 1/2 Edgecliffe Drive Los Angeles, CA 90041	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 5, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Cave Shake, LLC	\$0.00
323	Caveman Foods LLC	Caveman Foods LLC 2950 Buskirk Ave # 170 Walnut Creek, CA 94597	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 5, 2014, by and between Vitamin Shoppe Industries LLC and Caveman Foods LLC	\$0.00
324	CBDFit, LLC	CBDFit, LLC 701 Park of Commerce Blvd, Ste 101 BOCA RATON, FL 33487	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 10, 2019, by and between Vitamin Shoppe Procurement Services, LLC and CBDFit, LLC	\$0.00

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325	CBRE	CBRE PO BOX 406588 LOCATION CODE 2991 Atlanta, GA 303846588	Vitamin Shoppe Industries LLC	Work Order #3 to Project Management Services Agreement, dated January 1, 2025, by and between Vitamin Shoppe Industries LLC and CBRE, Inc.	\$0.00
326	CC Vending, Inc.	CC Vending, Inc. 90 Macquesten Parkway South Mount Vernon, NY 10550	Vitamin Shoppe Procurement Services, LLC	Agreement Yoke Market, dated April 10, 2019, by and between Vitamin Shoppe Procurement Services, LLC and CC Vending, Inc.	\$0.00
327	CDW Direct, LLC	CDW Direct, LLC 200 N. Milwaukee Ave. Vernon Hills, IL 60061	Vitamin Shoppe Industries LLC	Statement of Work for Win 7 to Win 10 Migration for the Pre-Installed Systems and POS Upgrade, dated May 7, 2020, by and between Vitamin Shoppe Industries LLC and CDW Direct, LLC	\$0.00
328	Cenegenics Global Health, LLC	Cenegenics Global Health, LLC 6231 McLeod Dr. Suite G Las Vegas, NV 89120	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 23, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Cenegenics Global Health, LLC	\$0.00
329	Centerstone Executive Search, Inc.	Centerstone Executive Search, Inc. 4250 Fairfax Drive Suite 600 Arlington, VA 22203	Vitamin Shoppe Industries LLC	Executive Search Agreement, dated September 28, 2017, by and between Vitamin Shoppe Industries LLC and Centerstone Executive Search, Inc.	\$0.00
330	Centralis Partners, Inc.	Centralis Partners, Inc. 2822 CENTRAL STREET SUITE 100 Evanston, IL 60201	Vitamin Shoppe Industries LLC	Statement of Work VitaminShoppe.com Expert Usability Review, dated October 1, 2012, by and between Vitamin Shoppe Industries LLC and Centralis Partners, Inc.	\$0.00
331	Century Systems	Century Systems 120 Selig Drive Atlanta, GA 30336	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated November 20, 2016, by and between Vitamin Shoppe Industries LLC and Century Systems	\$0.00
332	CerBurg Products Ltd	CerBurg Products Ltd 2040 South Ridgewood Avenue S Daytona, FL 32119	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 12, 2012, by and between Vitamin Shoppe Industries LLC and CerBurg Products Ltd	\$0.00
333	Certegy Payment Recovery Services, Inc.	Certegy Payment Recovery Services, Inc. 550 Greensboro Avenue Tuscaloosa, AL 35401	Vitamin Shoppe Industries LLC	Collection Services Agreement, dated September 1, 2004, by and between Vitamin Shoppe Industries LLC and Certegy Payment Recovery Services, Inc.	\$0.00
334	C'est Si Bon Company	C'est Si Bon Company 1308 Sartori Ave. #205 Torrance, CA 90501	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 15, 2011, by and between Vitamin Shoppe Industries LLC and C'est Si Bon Company	\$0.00
335	Challa Enterprises LLC	Challa Enterprises LLC 2200 SW 6th Avenue Topeka, KS 66606	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 24, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Challa Enterprises LLC	\$0.00
336	Champion Nutrition	Champion Nutrition 1301 Sawgrass Corporate Parkway Sunrise, FL 33323	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 11, 2011, by and between Vitamin Shoppe Industries LLC and Champion Nutrition	\$0.00
337	Chase Merchant Services	Chase Merchant Services 8875 Washington Blvd ROSEVILLE, CA 95678	Vitamin Shoppe Industries LLC	Debit Client ESO Designation Form, dated February 13, 2024, by and between Vitamin Shoppe Industries LLC and Chase Merchant Services	\$0.00
338	Chesapeake System Solutions, Inc.	Chesapeake System Solutions, Inc. 10220 S. Dolfield Road, Suite 209 Owings Mills, MD 21117	Vitamin Shoppe Industries LLC	Hosting and Services Agreement, dated December 20, 2006, by and between Vitamin Shoppe Industries LLC and Chesapeake System Solutions, Inc.	\$0.00
339	Chia USA LLC (dba The Chia Co)	Chia USA LLC (dba The Chia Co) 270 Lafayette Street, Suite 612 New York, NY 10012	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 23, 2012, by and between Vitamin Shoppe Industries LLC and Chia USA LLC (dba The Chia Co)	\$0.00
340	Chicago Bar Company LLC	Chicago Bar Company LLC 225 W. Ohio St. Suite 500 Chicago, IL 60654	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 16, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Chicago Bar Company LLC	\$0.00

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341	ChildLife Essentials	ChildLife Essentials 5335 McConnell Avenue Los Angeles, CA 90066	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 14, 2011, by and between Vitamin Shoppe Industries LLC and ChildLife Essentials	\$0.00
342	ChocZero Inc.	ChocZero Inc. 1376 E Valencia Dr. Fullerton, CA 92831	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 30, 2020, by and between Vitamin Shoppe Procurement Services, LLC and ChocZero Inc.	\$0.00
343	Church & Dwight Co., Inc.	Church & Dwight Co., Inc. 500 Charles Ewing Boulevard Ewing, NJ 08628	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 29, 2017, by and between Vitamin Shoppe Industries LLC and Church & Dwight Co., Inc.	\$0.00
344	Cid Botanicals LLC	Cid Botanicals LLC 14 NE First Avenue Suite W224 Miami, FL 33132	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 14, 2013, by and between Vitamin Shoppe Industries LLC and Cid Botanicals LLC	\$0.00
345	Cigniti Technologies, Inc.	Cigniti Technologies, Inc. 433 East Las Colinas Blvd. Ste. 1300 Irving, TX 75039	Vitamin Shoppe Procurement Services, LLC	Master Services Agreement, dated March 11, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Cigniti Technologies, Inc.	\$0.00
346	Cintas Corporation No. 2 d/b/a Cintas First Aid & Safety	Cintas Corporation No. 2 d/b/a Cintas First Aid & Safety PO BOX 631025 Cincinnati, OH 45263	Vitamin Shoppe Industries LLC	REVIVER® VIEW Service Agreement, August 1, 2017, by and between Vitamin Shoppe Industries LLC and Cintas Corporation No. 2 d/b/a Cintas First Aid & Safety	\$1,640.13
347	Cintas Fire Protection	Cintas Fire Protection 2929 W. Clarendon Ave. Phoenix, AZ 85017	Vitamin Shoppe Industries LLC	Fire Protection Services Agreement, dated June 30, 2017, by and between Vitamin Shoppe Industries LLC and Cintas Fire Protection	\$0.00
348	Clarkston-Potomac Group, Inc.	Clarkston-Potomac Group, Inc. 2655 Meridian Parkway Durham, NC 27713	Vitamin Shoppe Procurement Services, LLC	Master Services Agreement, dated March 8, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Clarkston-Potomac Group, Inc.	\$0.00
349	CleanWell LLC	CleanWell LLC 755 Sansome St. Ste 300 San Francisco, CA 94111	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 17, 2015, by and between Vitamin Shoppe Procurement Services, LLC and CleanWell LLC	\$0.00
350	Clear Evaluations, LLC	Clear Evaluations, LLC 719 Sawdust Road Suite 101 The Woodlands, TX 77380	Vitamin Shoppe Industries LLC	Mystery Shopping Services Agreement, dated March 20, 2024, by and between Vitamin Shoppe Industries LLC and Clear Evaluations, LLC	\$59,200.00
351	ClickCO, Inc.	ClickCO, Inc. 639 W. Enterprise Rue Clovis, CA 93619	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 14, 2012, by and between Vitamin Shoppe Industries LLC and ClickCO, Inc.	\$0.00
352	Clif Bar & Company	Clif Bar & Company 1451 66 St Emeryville, CA 94608	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated February 28, 2012, by and between Vitamin Shoppe Industries LLC and Clif Bar & Company	\$0.00
353	Clinical Study Applications, Inc.	Clinical Study Applications, Inc. 3305 N. Delaware Street Chandler, AZ 85225	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 13, 2011, by and between Vitamin Shoppe Industries LLC and Clinical Study Applications, Inc.	\$0.00
354	Clipper Magazine LLC	Clipper Magazine LLC ONE BRAND MARKETING 3708 HEMPLAND ROAD Mountville, PA 17554	Vitamin Shoppe Industries LLC	Solo Mail Order, dated November 26, 2019, by and between Vitamin Shoppe Industries LLC and Clipper Magazine LLC	\$0.00
355	CLVM, LLC (d.b.a. Valimenta Labs)	CLVM, LLC (d.b.a. Valimenta Labs) 6598 Buttercup Drive unit 4 Wellington, CO 80549	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated November 13, 2020, by and between Vitamin Shoppe Procurement Services, LLC and CLVM, LLC (d.b.a. Valimenta Labs)	\$0.00
356	Co. Exist Nutrition Corp	Co. Exist Nutrition Corp 4552 SW 71 Avenue Miami, FL 33155	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 22, 2012, by and between Vitamin Shoppe Industries LLC and Co. Exist Nutrition Corp	\$0.00

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357	Coalfire Systems, Inc.	Coalfire Systems, Inc. 361 Centennial Parkway Suite 150 Louisville, CO 80027	Vitamin Shoppe Industries LLC	Master Services and License Agreement m dated February 25, 2011, by and between Vitamin Shoppe Industries LLC and Coalfire Systems, Inc.	\$0.00
358	Coastline Products LLC	Coastline Products LLC 2222 Ave of Stars #702E Los Angeles, CA 90067	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 5, 2012, by and between Vitamin Shoppe Industries LLC and Coastline Products LLC	\$0.00
359	Columbus Consulting International, LLC	Columbus Consulting International, LLC 4200 Regent Street, Suite 200 Columbus, OH 43219	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Networkless Environment Project Phase 0 Statement of Work, dated March 17, 2021, by and between Vitamin Shoppe Industries LLC and Columbus Consulting International, LLC	\$0.00
360	Columbus Management Systems, Inc. d/b/a CDL Last Mile Solutions	Columbus Management Systems, Inc. d/b/a CDL Last Mile Solutions 132 West 24th Street New York, NY 10011	Vitamin Shoppe Procurement Services, LLC	CDL Last Mile Shipper/Carrier Agreement, dated June 28, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Columbus Management Systems, Inc. d/b/a CDL Last Mile Solutions	\$0.00
361	Comcast Cable Communications Management, LLC	Comcast Cable Communications Management, LLC PO Box 8587 Philadelphia, PA 19101	Vitamin Shoppe Industries LLC	Comcast Enterprise Services Master Services Agreement (MSA), dated July 29, 2018, by and between Vitamin Shoppe Industries LLC and Comcast Cable Communications Management, LLC	\$0.00
362	Command Global, LLC	Command Global, LLC 8840 W. Russell Rd. #245 Las Vegas, NV 89148	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 13, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Command Global, LLC	\$0.00
363	Commerce Technologies, Inc.	Commerce Technologies, Inc. 70 N UNION ST DELAWARE, OH 43015	Vitamin Shoppe Industries LLC	Mercent Retail Services Agreement Addendum No. 1, dated May 22, 2013, by and between Vitamin Shoppe Industries LLC and Commerce Technologies, Inc.	\$0.00
364	Commerce Technologies, LLC	Commerce Technologies, LLC 1280 W. NEWPORT CENTER DR. DEERFIELD BEACH, FL 33442	Vitamin Shoppe Industries LLC	Vitamin Shoppe Orders Reintegration Statement of Work, dated October 1, 2015, by and between Vitamin Shoppe Industries LLC and Commerce Technologies, LLC	\$0.00
365	Commission Junction, Inc.	Commission Junction, Inc. 530 East Montecito Street Santa Barbara, CA 93103	Vitamin Shoppe Industries LLC	CJ Agency Authorization Agreement, dated August 23, 2014, by and between Vitamin Shoppe Industries LLC and Commission Junction, Inc.	\$0.00
366	Commission Junction, Inc.	Commission Junction, Inc. 530 East Montecito Street Santa Barbara, CA 93103	Vitamin Shoppe Mariner, LLC	CJ Agency Authorization Agreement, dated February 27, 2015, by and between Vitamin Shoppe Mariner, LLC and Commission Junction, Inc.	\$0.00
367	Compass Group USA, Inc.	Compass Group USA, Inc. 5000 Hopyard Road, Suite 322 Pleasanton, CA 94588	Vitamin Shoppe Industries LLC	Services Agreement, dated February 18, 2020, by and between Vitamin Shoppe Industries LLC and Compass Group USA, Inc.	\$7,781.68
368	Compound Solutions, Inc.	Compound Solutions, Inc. 1930 Palomar Point Way, Suite 105 Carlsbad, CA 92008	Vitamin Shoppe Industries LLC	CARB10® TRADEMARK AGREEMENT, dated May 11, 2020, by and between Vitamin Shoppe Industries LLC and Compound Solutions, Inc.	\$0.00
369	Compound Solutions, Inc.	Compound Solutions, Inc. 1930 Palomar Point Way, Suite 105 Carlsbad, CA 92008	Vitamin Shoppe Industries LLC	Compound Solutions Carb10™ Trademark Sublicense Agreement by and between Vitamin Shoppe Industries LLC and Compound Solutions, Inc.	\$0.00
370	Compound Solutions, Inc.	Compound Solutions, Inc. 1930 Palomar Point Way, Suite 105 Carlsbad, CA 92008	Vitamin Shoppe Industries LLC	Compound Solutions PeakO2® Trademark Sublicense Agreement, dated May 8, 2019, by and between Vitamin Shoppe Industries LLC and Compound Solutions, Inc.	\$0.00
371	Compound Solutions, Inc.	Compound Solutions, Inc. 1930 Palomar Point Way, Suite 105 Carlsbad, CA 92008	Vitamin Shoppe Industries LLC	GOFAT® TRADEMARK AGREEMENT, dated June 2, 2020, by and between Vitamin Shoppe Industries LLC and Compound Solutions, Inc.	\$0.00



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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
372	ComPsych Corporation	ComPsych Corporation 455 N. CITYFRONT PLAZA DR. NBC TOWER-13TH FLOOR CHICAGO, IL 60611	Vitamin Shoppe Industries LLC	Agreement for GuidanceResources Program, dated November 1, 2014, by and between Vitamin Shoppe Industries LLC and ComPsych Corporation	\$0.00
373	Comvita USA Inc.	Comvita USA Inc. 506 Chapala Street Santa Barbara, CA 93101	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 7, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Comvita USA Inc.	\$0.00
374	N/A	N/A	N/A	[reserved]	N/A
375	Connolly, a division of Cotiviti, LLC	Connolly, a division of Cotiviti, LLC 50 Danbury Road Wilton, CT 06897	Vitamin Shoppe Procurement Services, LLC	Master Services Agreement, dated November 9, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Connolly, a division of Cotiviti, LLC	\$0.00
376	Conscious Food LTD	Conscious Food LTD Unit 3B, Clapham North Art Centre, 26-32 Voltaire Road London, SW4 6DH	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 18, 2015, by and between Vitamin Shoppe Industries LLC and Conscious Food LTD	\$0.00
377	Consumer Insights Inc. d/b/a Emicity	Consumer Insights Inc. d/b/a Emicity 5455 Corporate Drive Suite 120 Troy, MI 48098	Vitamin Shoppe Procurement Services, LLC	ADP Exploration Research Proposal, dated October 27, 2022, by and between Vitamin Shophe Procurement Services, LLC and Consumer Insights Inc. d/b/a Emicity	\$7,951.00
378	ConsumerLab.com, LLC	ConsumerLab.com, LLC 333 Mamaroneck Avenue White Plains, NY 10605	Vitamin Shoppe Industries LLC	Testing Agreement, by and between Vitamin Shophe Industries LLC and ConsumerLab.com, LLC	\$0.00
379	Continental Vitamin Company, Inc.	Continental Vitamin Company, Inc. 4510 S. Boyle Ave. Vernon, CA 90058	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 1, 2017, by and between Vitamin Shoppe Industries LLC and Continental Vitamin Company, Inc.	\$0.00
380	Contract Flooring, LLC	Contract Flooring, LLC 600 Wharton Drive, SW Atlanta, GA 30336	Vitamin Shoppe Industries LLC	Master Supply Agreement, dated December 10, 2019, by and between Vitamin Shoppe Industries LLC and Contract Flooring, LLC	\$0.00
381	Controlled Labs	Controlled Labs 180 South Broadway Suite 206 White Plains, NY 10605	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 16, 2017, by and between Vitamin Shophe Industries LLC and Controlled Labs	\$0.00
382	N/A	N/A	N/A	[reserved]	N/A
383	Convertro, Inc.	Convertro, Inc. 4712 Admiralty Way, #795 Marina del Rey, CA 90292	Vitamin Shoppe Industries LLC	Insertion Order, dated March 13, 2014, by and between Vitamin Shoppe Industries LLC and Convertro, Inc.	\$0.00
384	CoolWhey Inc.	CoolWhey Inc. 5416 Vanden Abeele Montreal, QC H4S1P9	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 26, 2016, by and between Vitamin Shoppe Procurement Services, LLC and CoolWhey Inc.	\$0.00
385	COPPERTREE STAFFING LLC	COPPERTREE STAFFING LLC 60 Turnstone Court Stafford, VA 22556	Vitamin Shoppe Procurement Services, LLC	Contractor Conversion Agreement, dated Ocotber 3, 2017, by and between Vitamin Shophe Procurement Services, LLC and COPPERTREE STAFFING LLC	\$0.00
386	Coppertree Staffing LLC	Coppertree Staffing LLC 60 Turnstone Court Stafford, VA 22556	Vitamin Shoppe Procurement Services, LLC	Staffing Services Master Agreement, dated October 20, 2017, by and between Vitamin Shophe Procurement Services, LLC and Coppertree Staffing LLC	\$0.00
387	Coral LLC	Coral LLC 38 Diamondback wy Carson City, NV 89706	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 2, 2011, by and between Vitamin Shophe Industries LLC and Coral LLC	\$0.00
388	CORE Nutrition, LLC	CORE Nutrition, LLC 1222 E Grand Ave Suite 102 El Segundo, CA 90245	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 26, 2017, by and between Vitamin Shoppe Procurement Services, LLC and CORE Nutrition, LLC	\$0.00

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389	Cornerstone Research & Development, Inc., dba Capstone Nutrition	Cornerstone Research & Development, Inc., dba Capstone Nutrition 900 South Depot Dr. Ogden, UT 84404	Vitamin Shoppe Procurement Services, LLC	Special Project Private Label Manufacturing and Supply Agreement, dated May 5, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Cornerstone Research & Development, Inc., dba Capstone Nutrition	\$0.00
390	Coromega	Coromega 2525 Commerce Way B VISTA, CA 92081	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Coromega	\$0.00
391	Corporacion SDCR Costa Rica Sociedad De Responsabilidad Limitada	Corporacion SDCR Costa Rica Sociedad De Responsabilidad Limitada San Jose-Goicichea calle Blancos, del edificio del Segundo circuito judicial de San Jose, cien metros oeste, cien metros norte, cien metros este, Edificio Gessa San Jose, 10803	Vitamin Shoppe Global, LLC	Distribution Agreement, dated 10/31/2023, by and between Vitamin Shoppe Global, LLC and Corporacion SDCR Costa Rica Sociedad De Responsabilidad Limitada	\$0.00
392	Corporate Health Education Solutions LLC	Corporate Health Education Solutions LLC 27941 Avenida Armijo Laguna Niguel, CA 92677	Vitamin Shoppe Industries LLC	Corporate Health Education Solution LLC Registration Form, dated November 29, 2019, by and between Vitamin Shoppe Industries LLC and Corporate Health Education Solutions LLC	\$0.00
393	CorrJensen	CorrJensen 1525 RALEIGH ST. 500 Donny DiFazio DENVER, CO 80204	Vitamin Shoppe Industries LLC	Purchase Agreement, dated December 2, 2014, by and between Vitamin Shoppe Industries LLC and CorrJensen	\$0.00
394	Corr-Jensen, Inc.	Corr-Jensen, Inc. 221 S. Cherokee Street Denver, CO 80223	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 28, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Corr-Jensen, Inc.	\$0.00
395	CorVel Enterprise Comp, Inc.	CorVel Enterprise Comp, Inc. CorVel Corporation Attn: Cathy Clansen 1920 Main Street, Suite 900 Irvine , CA 92614	Vitamin Shoppe Industries LLC	Amendment #3 to the TPA Services Agreement, dated June 11, 2018, by and between Vitamin Shoppe Industries LLC and CorVel Enterprise Comp, Inc.	\$0.00
396	CorVel Enterprise Comp, Inc.	CorVel Enterprise Comp, Inc. CorVel Corporation Attn: Cathy Clansen 1920 Main Street, Suite 900 Irvine , CA 92614	Vitamin Shoppe Industries LLC	CorVel Enterprise Comp Services Agreement, dated June 19, 2014, by and between Vitamin Shoppe Industries LLC and CorVel Enterprise Comp, Inc.	\$0.00
397	Cosmorganic Inc	Cosmorganic Inc 60 Broad Street Ste 3502 New York, NY 10004	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 22, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Cosmorganic Inc	\$0.00
398	Cotapaxi Custom Design and Manufacturing LLC	Cotapaxi Custom Design and Manufacturing LLC 466 Kinderkamack Rd. B Carl Cetera Oradell, NJ 7649	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 16, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Cotapaxi Custom Design and Manufacturing LLC	\$0.00
399	Country Life, LLC.	Country Life, LLC. 180 Vanderbilt Motor Pkwy Hauppauge, NY 11788	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated February 1, 2017, by and between Vitamin Shoppe Industries LLC and Country Life, LLC.	\$0.00
400	N/A	N/A	N/A	[reserved]	N/A
401	Covalent Medical, LLC	Covalent Medical, LLC 7501 Greenway Center Drive, #300 Greenbelt, MD 20770	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated August 27, 2012, by and between Vitamin Shoppe Industries LLC and Covalent Medical, LLC	\$0.00

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402	CPS/Comtech, Inc.	CPS/Comtech, Inc. 22 Trails End Court Westfield, NJ 07090	Vitamin Shoppe Industries LLC	Professional Staffing Services Agreement, dated February 4, 2015, by and between Vitamin Shoppe Industries LLC and CPS/Comtech, Inc.	\$0.00
403	Crave Crush LLC	Crave Crush LLC 535 Madison Avenue, Fl 30 New York, NY 10016	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 18, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Crave Crush LLC	\$0.00
404	Creative Bioscience, LLC	Creative Bioscience, LLC 5239 Green Pine Drive Salt Lake City, UT 84123	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 7, 2017, by and between Vitamin Shoppe Industries LLC and Creative Bioscience, LLC	\$0.00
405	Creative Circle	Creative Circle 470 Park Avenue South 14th Floor New York, NY 10016	Vitamin Shoppe Industries LLC	Letter Agreement - Staffing Services, dated March 18, 2014, by and between Vitamin Shoppe Industries LLC and Creative Circle	\$0.00
406	Creative Circle, LLC	Creative Circle, LLC 5900 Wilshire Boulevard 11th Floor Los Angeles, CA 90036	Vitamin Shoppe Industries LLC	Statement of Work, dated May 16, 2022, by and between Vitamin Shoppe Industries LLC and Creative Circle, LLC	\$0.00
407	N/A	N/A	N/A	[reserved]	N/A
408	CredibleCravings, LLC	CredibleCravings, LLC PO Box 18706 Irvine, CA 92623	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 31, 2014, by and between Vitamin Shoppe Industries LLC and CredibleCravings, LLC	\$448.38
409	Crio, Inc.	Crio, Inc. 1386 W. 70 S. Lindon, UT 84042	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 3, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Crio, Inc.	\$0.00
410	Criteo Corp.	Criteo Corp. 411 High Street Palo Alto, CA 94301	Vitamin Shoppe Industries LLC	Consumer Data Use Addendum, dated July 3, 2012, by and between Vitamin Shoppe Industries LLC and Criteo Corp.	\$0.00
411	CRITEO SA	CRITEO SA 32 rue blanche Paris, 75009	Vitamin Shoppe Industries LLC	Universal Insertion Order - Criteo Service, dated April 29, 2014, by and between Vitamin Shoppe Industries LLC and CRITEO SA	\$0.00
412	Crossroads Retail Solutions Inc.	Crossroads Retail Solutions Inc. 22 Ashford Street Boston, MA 02134	Vitamin Shoppe Procurement Services, LLC	Master Services Agreement, dated June 15, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Crossroads Retail Solutions Inc.	\$0.00
413	CTRL Holdings, LLC	CTRL Holdings, LLC 42 Madison Avenue 31st Floor New York, NY 10010	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 1, 2020, by and between Vitamin Shoppe Procurement Services, LLC and CTRL Holdings, LLC	\$0.00
414	Cueniverse, LLC	Cueniverse, LLC 50-17 48th St. Woodside, NY 11377	Vitamin Shoppe Industries LLC	Independent Contractor Agreement, dated July 7, 2020, by and between Vitamin Shoppe Industries LLC and Cueniverse, LLC	\$0.00
415	Curtis Power Solutions LLC	Curtis Power Solutions LLC 3915 BENSON AVE Baltimore, MD 21227	Vitamin Shoppe Industries LLC	Preventive Maintenance Proposal, dated October 27, 2020, by and between Vitamin Shoppe Industries LLC and Curtis Power Solutions LLC	\$0.00
416	Curv Group, LLC dba KeySmart	Curv Group, LLC dba KeySmart 860 Bonnie Ln Elk Grove Village, IL 60007	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 19, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Curv Group, LLC dba KeySmart	\$0.00
417	Custom Eco Friendly	Custom Eco Friendly 260 Madison Avenue Suite 8081 New York, NY 10016	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 20, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Custom Eco Friendly	\$0.00
418	Custom Leather Canada Limited & Grizzly Fitness Accessories	Custom Leather Canada Limited & Grizzly Fitness Accessories 460 Bingemans Centre Drive Kitchener, ON N2B 3X9	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 14, 2012, by and between Vitamin Shoppe Industries LLC and Custom Leather Canada Limited & Grizzly Fitness Accessories	\$0.00

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419	CytoSport, Inc.	CytoSport, Inc. 4795 Industrial Way Benicia, CA 94510	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and CytoSport, Inc.	\$0.00
420	Daiwa Health Development	Daiwa Health Development 1411 West 190th Street, Suite 375 Gardena, CA 90248	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 13, 2013, by and between Vitamin Shoppe Industries LLC and Daiwa Health Development	\$0.00
421	DAMIVA INC.	DAMIVA INC. 55 Avenue Road, Suite #2400 Toronto, ON M5R 3L2	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 31, 2017, by and between Vitamin Shoppe Procurement Services, LLC and DAMIVA INC.	\$0.00
422	DAS LABS LLC	DAS LABS LLC 313 South 740 East #3 American Fork, UT 84003	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 5, 2017, by and between Vitamin Shoppe Procurement Services, LLC and DAS LABS LLC	\$0.00
423	David Kirsch Wellness Co.	David Kirsch Wellness Co. 210 Fifth Avenue 7th Floor New York, NY 10010	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 25, 2013, by and between Vitamin Shoppe Industries LLC and David Kirsch Wellness Co.	\$0.00
424	Davinci Laboratories of Vermont	Davinci Laboratories of Vermont 20 New England Drive Essex Jct, VT 05452	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated September 14, 2012, by and between Vitamin Shoppe Industries LLC and Davinci Laboratories of Vermont	\$0.00
425	Dawaai Private Limited	Dawaai Private Limited Suite 1216, Caesars Tower Main Shahra-e-Faisal Karachi, 74400	Vitamin Shoppe Global, LLC	Distribution Agreement, dated November 9, 2015, by and between Vitamin Shoppe Global, LLC and Dawaai Private Limited	\$0.00
426	DBG Partners, Inc.	DBG Partners, Inc. 2300 Valley View Lane, Suite 110 Irving, TX 75062	Vitamin Shoppe Industries LLC	Insertion Order, dated August 13, 2015, by and between Vitamin Shoppe Industries LLC and DBG Partners, Inc. dba The DataBase Group	\$0.00
427	De Mert Brands Inc.	De Mert Brands Inc. 15402 N. Nebraska Ave Suite 102 Lutz, FL 33549	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 20, 2019, by and between Vitamin Shoppe Procurement Services, LLC and De Mert Brands Inc.	\$0.00
428	Derma E	Derma E 2130 Ward Ave SIMI VALLEY, CA 93065	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated July 2, 2017, by and between Vitamin Shoppe Industries LLC and Derma E	\$0.00
429	Desert Essence	Desert Essence 10556 Combie Road PMB 6711 Auburn, CA 95602	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated March 1, 2017, by and between Vitamin Shoppe Industries LLC and Desert Essence	\$0.00
430	Designer Protein	Designer Protein PO BOX 21469 Carlsbad, CA 92018	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated November 28, 2016, by and between Vitamin Shoppe Industries LLC and Designer Protein	\$0.00
431	Destination Marketing	Destination Marketing 6808 220th St SW, Suite 300 Mountainlake Terrace, WA 98043	Vitamin Shoppe Industries LLC	DestinationMarketing Budget, Billing, Payment and Compensation Agreement by and between Vitamin Shoppe Industries LLC and Destination Marketing	\$0.00
432	Destination Marketing	Destination Marketing 6808 220th St SW, Suite 300 Mountainlake Terrace, WA 98043	Vitamin Shoppe Industries LLC	Indemnification /Hold Harmless Agreement by and between Vitamin Shoppe Industries LLC and Destination Marketing	\$0.00
433	Detoxify LLC	Detoxify LLC 8901 E. Pima Center Parkway Suite 215 Scottsdale, AZ 85258	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 28, 2017, by and between Vitamin Shoppe Industries LLC and Detoxify LLC	\$0.00
434	Diamond Herpanacine of PA, Inc.	Diamond Herpanacine of PA, Inc. 1518 Grove Avenue, Suite #2B Jenkintown, PA 19046	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated September 9, 2011, by and between Vitamin Shoppe Industries LLC and Diamond Herpanacine of PA, Inc.	\$0.00

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435	Digital Prophets Network LLC	Digital Prophets Network LLC 56 Squaw Road East Hampton, NY 11937	Vitamin Shoppe Industries LLC	Statement of Work for Digital & DTC Advisory Services, dated August 7, 2017, by and between Vitamin Shoppe Industries LLC and Digital Prophets Network LLC	\$0.00
436	Digital Prophets Network, LLC	Digital Prophets Network, LLC 56 SQUAW ROAD East Hampton, NY 11937	Vitamin Shoppe Procurement Services, LLC	Statement of Work for Recruitment & Executive Placement Services, dated November 8, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Digital Prophets Network, LLC	\$0.00
437	Direct Digital LLC	Direct Digital LLC 508 West 5th Street Suite 140 Charlotte, NC 28202	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 29, 2017, by and between Vitamin Shoppe Industries LLC and Direct Digital LLC	\$0.00
438	DirectPath LLC	DirectPath LLC 120 18th Street South Birmingham, AL 35233	Vitamin Shoppe Industries LLC	Master Services Agreement, dated February 4, 2020, by and between Vitamin Shoppe Industries LLC and DirectPath LLC	\$0.00
439	Discover Products Inc.	Discover Products Inc. 2500 Lake Cook Road Riverwoods, IL 60015	Vitamin Shoppe Industries LLC	Master Rewards Marketing Agreement, dated November 30, 2015, for Special Rewards Promotions by and between Vitamin Shoppe Industries LLC and Discover Products Inc.	\$0.00
440	Discovery Benefits, Inc.	Discovery Benefits, Inc. 4321 20th Avenue South Fargo, ND 58103	Vitamin Shoppe Industries LLC	Administrative Services Agreements, dated January 1, 2019, by and between Vitamin Shoppe Industries LLC and Discovery Benefits, Inc.	\$0.00
441	Discovery Benefits, Inc.	Discovery Benefits, Inc. 4321 20th Avenue South Fargo, ND 58103	Vitamin Shoppe Industries LLC	Custom Billing Administrative Services Agreement, dated July 1, 2015, by and between Vitamin Shoppe Industries LLC and Discovery Benefits, Inc.	\$0.00
442	Distributed Meditation Technology LLC	Distributed Meditation Technology LLC 1435 N Dutton Ave Santa Rosa, CA 95401	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 28, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Distributed Meditation Technology LLC	\$0.00
443	Divine Health	Divine Health 1908 Boothe Circle Longwood, FL 32750	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 2, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Divine Health Inc.	\$0.00
444	Divine Health, Inc.	Divine Health, Inc. 1908 Boothe Circle Longwood, FL 32750	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 2, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Divine Health Inc.	\$0.00
445	DLP Construction	DLP Construction 5935 Shiloh Road East Alpharetta, GA 30005	Vitamin Shoppe Industries LLC	Construction Agreement, dated June 16, 2016, by and between Vitamin Shoppe Industries LLC and DLP Construction	\$0.00
446	DLP Construction Inc.	DLP Construction Inc. 5935 Shiloh Road East Alpharetta, GA 30005	Vitamin Shoppe Industries LLC	Construction Agreement, dated December 4, 2012, by and between Vitamin Shoppe Industries LLC and DLP Construction Inc.	\$0.00
447	DMFC Incorporated	DMFC Incorporated 276 Pine Avenue Manasquan, NJ 08736	Vitamin Shoppe Industries LLC	General Contract for Services, dated August 10, 2020, by and between Vitamin Shoppe Industries LLC and DMFC Incorporated	\$0.00
448	DMS Natural Health, LLC (Just Thrive Probiotic)	DMS Natural Health, LLC (Just Thrive Probiotic) 810 Busse Highway Park Ridge, IL 60068	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 5, 2016, by and between Vitamin Shoppe Procurement Services, LLC and DMS Natural Health, LLC (Just Thrive Probiotic)	\$3,429.35
449	Doctor's Best, Inc.	Doctor's Best, Inc. 197 Avenida La Pata Suite A San Clemente, CA 92673	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and Doctor's Best, Inc.	\$0.00
450	Donnelly Industries, Inc.	Donnelly Industries, Inc. 557 Route 23 South Wayne, NJ 07470	Vitamin Shoppe Industries LLC	Construction Agreement, dated August 9, 2017, by and between Vitamin Shoppe Industries LLC and Donnelly Industries, Inc.	\$0.00

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451	DP Retail Consultants	DP Retail Consultants 363 RUE SYLVIO MANTHA VAUDREUIL, QC J7V4R9	Vitamin Shoppe Procurement Services, LLC	Management Consultant Agreement, dated January 1, 2025, by and between Vitamin Shoppe Procurement Services, LLC and DP Retail Consultants	\$0.00
452	Dr. Bronner's Magic Soaps	Dr. Bronner's Magic Soaps P.O. Box 28 Escondido, CA 92033	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 3, 2016, by and between Vitamin Shoppe Industries LLC and Dr. Bronner's Magic Soaps	\$0.00
453	Dr. Jacobs Naturals LLC	Dr. Jacobs Naturals LLC 1178 Broadway 5th Floor New York, NY 10001	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 22, 2013, by and between Vitamin Shoppe Industries LLC and Dr. Jacobs Naturals LLC	\$0.00
454	N/A	N/A	N/A	[reserved]	N/A
455	Dr. Theo's® Official	Dr. Theo's® Official 5257 N Via Sempreverde Tucson, AZ 85750	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 10, 2012, by and between Vitamin Shoppe Industries LLC and Dr. Theo's® Official	\$0.00
456	Dr. Venessa's Formulas	Dr. Venessa's Formulas 2212 S Chickasaw Tri #170 Orlando, FL 32875	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 5, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Dr. Venessa's Formulas	\$0.00
457	DREAMBRANDS, INC	DREAMBRANDS, INC 11645 N CAVE CREEK RD PHOENIX, AZ 85020	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated July 30, 2017, by and between Vitamin Shoppe Industries LLC and Dream Brands (Oceanus Naturals)	\$0.00
458	Drink Chia, LLC	Drink Chia, LLC 1003 Orienta Ave. Altamonte Springs, FL 32701	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 28, 2013, by and between Vitamin Shoppe Industries LLC and Drink Chia, LLC	\$0.00
459	DrVita, Inc.	DrVita, Inc. 6980 W. Warm Springs 100 Josh Minnick LAS VEGAS, NV 89113	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated February 19, 2019, by and between Vitamin Shoppe Procurement Services, LLC and DrVita Inc.	\$0.00
460	DrVita, Inc.	DrVita, Inc. 6980 W. Warm Springs 100 Josh Minnick LAS VEGAS, NV 89113	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated February 1, 2019, by and between Vitamin Shoppe Procurement Services, LLC and DrVita, Inc.	\$0.00
461	DrVita, Inc.	DrVita, Inc. 6980 W. Warm Springs 100 Josh Minnick LAS VEGAS, NV 89113	Vitamin Shoppe Procurement Services, LLC	Exhibit A-VSR Addendum, dated as of January 22, 2021, by and between Vitamin Shoppe Procurement Services, LLC and DrVita, Inc.	\$0.00
462	DrVita, Inc.	DrVita, Inc. 6980 W. Warm Springs 100 Josh Minnick LAS VEGAS, NV 89113	Vitamin Shoppe Procurement Services, LLC	Exclusivity Agreement, dated as of January 19, 2021, by and between Vitamin Shoppe Procurement Services, LLC and DrVita, Inc.	\$0.00
463	D's Naturals, LLC	D's Naturals, LLC 6125 East Kemper Road Cincinnati, OH 45241	Vitamin Shoppe Industries LLC	Purchase Agreement, dated November 20, 2016, by and between Vitamin Shoppe Industries LLC and D's Naturals, LLC	\$0.00
464	DSM Nutritional Products AG	DSM Nutritional Products AG Wurmisweg 576 Kaiseraugst, 4303	Vitamin Shoppe Industries LLC	Trademark License Agreement, dated September 21, 2015, by and between Vitamin Shoppe Industries LLC and DSM Nutritional Products AG	\$0.00
465	N/A	N/A	N/A	[reserved]	N/A
466	DUDE Products, Inc	DUDE Products, Inc 3501 N Southport #476 Chicago, IL 60657	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 9, 2017, by and between Vitamin Shoppe Procurement Services, LLC and DUDE Products, Inc	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
467	DUDE Products, Inc.	DUDE Products, Inc. 3501 N Southport #476 Chicago, IL 60657	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 9, 2017, by and between Vitamin Shoppe Procurement Services, LLC and DUDE Products, Inc.	\$0.00
468	Duke Cannon Supply Company	Duke Cannon Supply Company 1000 Superior Blvd, Suite 301 Wayzata, MN 55391	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 17, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Duke Cannon Supply Company	\$0.00
469	dunnhumby Inc.	dunnhumby Inc. 3825 Edwards Road, Suite 600 Cincinnati, OH 45209	Vitamin Shoppe Procurement Services, LLC	Master Software License and Services Agreement, dated August 24, 2018, by and between Vitamin Shoppe Procurement Services, LLC and dunnhumby Inc.	\$0.00
470	Duo Wen, Inc. (dba Sparkle Collagen)	Duo Wen, Inc. (dba Sparkle Collagen) 245 Saw Mill River Road, Suite 106 Hawthorne, NY 10532-1547	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 12, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Duo Wen, Inc. (dba Sparkle Collagen)	\$0.00
471	DuPont Nutrition Biosciences ApS	DuPont Nutrition Biosciences ApS Parallelvej 16 Kongens Lyngby, DK-2800	Vitamin Shoppe Procurement Services, LLC	Trademark License Agreement, dated July 19, 2023, by and between Vitamin Shoppe Procurement Services, LLC and DuPont Nutrition Biosciences ApS	\$0.00
472	Dutch Honey, Inc.	Dutch Honey, Inc. 2220 DUTCH GOLD DRIVE LANCASTER, PA 17601	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated April 17, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Dutch Honey, Inc.	\$0.00
473	Dutch Honey, Inc.	Dutch Honey, Inc. 2220 DUTCH GOLD DRIVE LANCASTER, PA 17601	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated April 17, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Dutch Honey, Inc.	\$0.00
474	Dyla LLC	Dyla LLC 222 Broadway 19th Floor New York, NY 10038	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 12, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Dyla LLC	\$0.00
475	Dymatize Enterprises, Inc.	Dymatize Enterprises, Inc. 13737 N Stemmons Frwy Farmers Branch, TX 75234	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated November 20, 2016, by and between Vitamin Shoppe Industries LLC and Dymatize Enterprises, Inc.	\$0.00
476	Dynamic Health Laboratories, Inc.	Dynamic Health Laboratories, Inc. 110 Bridge Street Floor 2 Brooklyn, NY 11201	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 23, 2012, by and between Vitamin Shoppe Industries LLC and Dynamic Health Laboratories, Inc.	\$0.00
477	Dynata, LLC	Dynata, LLC 4 Research Drive, Suite 300 Shelton, CT 06484	Vitamin Shoppe Industries LLC	Panel Partner Agreement, dated April 1, 2022, by and between Vitamin Shoppe Industries LLC and Dynata, LLC	\$0.00
478	E & F Sales, LLC	E & F Sales, LLC 5889 Whitmore Lake Road Suite C Brighton, MI 48116	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 17, 2011, by and between Vitamin Shoppe Industries LLC and E & F Sales, LLC	\$0.00
479	Eagle Labs, Inc.	Eagle Labs, Inc. 5000 Park Street North St. Petersburg, FL 33709	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated December 23, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Eagle Labs, Inc.	\$0.00
480	Eagle Labs, Inc.	Eagle Labs, Inc. 5000 Park Street North St. Petersburg, FL 376	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated December 23, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Eagle Labs, Inc.	\$0.00
481	Earth Mama Angel Baby	Earth Mama Angel Baby 9866 SE Empire Ct Clackamas, OR 97015	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 9, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Earth Mama Angel Baby	\$0.00
482	Earth Science Naturals	Earth Science Naturals 6383 Rose Lane, Suite B Carpinteria, CA 93013	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 13, 2014, by and between Vitamin Shoppe Industries LLC and Earth Science Naturals	\$0.00

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483	Earthrise Nutritionals LLC	Earthrise Nutritionals LLC 2151 Michelson Drive, Suite 258 Irvine, CA 92612	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 6, 2011, by and between Vitamin Shoppe Industries LLC and Earthrise Nutritionals LLC	\$0.00
484	Earth's Care Natural Products, Inc.	Earth's Care Natural Products, Inc. 7015 Marcelle Street Paramount, CA 90723	Vitamin Shoppe Industries LLC	Purchase Agreement, dated June 20, 2014, by and between Vitamin Shoppe Industries LLC and Earth's Care Natural Products, Inc.	\$0.00
485	EasyVista Inc.	EasyVista Inc. 3 Columbus Circle, 15th Floor, Suite 1532 New York, NY 10019	Vitamin Shoppe Industries LLC	EASYVISTA SOFTWARE LICENSE AND SERVICES AGREEMENT GENERAL TERMS AND CONDITIONS, dated September 3, 2019, by and between Vitamin Shoppe Industries LLC and EasyVista Inc.	\$12,015.81
486	Eat Me Guilt Free 2 Corp	Eat Me Guilt Free 2 Corp 4600 SW 71st Ave Miami, FL 33155	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 7, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Eat Me Guilt Free 2 Corp	\$0.00
487	EB Brands	EB Brands 4 Executive Plaza Yonkers, NY 10701	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 14, 2012, by and between Vitamin Shoppe Industries LLC and EB Brands dba Valeo	\$0.00
488	Echo Global Logistics	Echo Global Logistics 600 W. Chicago Ave. Suite 725 Chicago, IL 60654	Vitamin Shoppe Industries LLC	Broker/Shipper Transportation Agreement, dated August 12, 2014, by and between Vitamin Shoppe Industries LLC and Echo Global Logistics	\$0.00
489	Eclectic Institute Inc	Eclectic Institute Inc 36350 SE Industrial Way Sandy, OR 97055	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 5, 2012, by and between Vitamin Shoppe Industries LLC and Eclectic Institute Inc	\$0.00
490	Eco Lips	Eco Lips 329 10th Ave SE Cedar Rapids, IA 52401	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 27, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Eco Lips	\$0.00
491	Eco Vessel	Eco Vessel 5485 Conestoga Court Suite 100 Boulder, CO 80301	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 7, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Eco Vessel	\$0.00
492	Ecotrend Ecologics Ltd.	Ecotrend Ecologics Ltd. 125 West 3rd Avenue Vancouver, BC V5Y 1E6	Vitamin Shoppe Industries LLC	Purchase Agreement, dated December 17, 2014, by and between Vitamin Shoppe Industries LLC and Ecotrend Ecologics Ltd.	\$0.00
493	Ecova, Inc.	Ecova, Inc. 1313 14 Atlantic Nt 4500 Spokane, WA 99201	Vitamin Shoppe Industries LLC	Total Energy & Sustainability Service Agreement, dated September 25, 2014, by and between Vitamin Shoppe Industries LLC and Ecova, Inc.	\$0.00
494	Edge Realty Partners Austin LLC	Edge Realty Partners Austin LLC 515 Congress Avenue Suite 2325 Austin, TX 78701	Vitamin Shoppe Industries LLC	Exclusive Leasing Agreement, dated April 23, 2015, by and between Vitamin Shoppe Industries LLC and Edge Realty Partners Austin LLC	\$0.00
495	Egg Whites International, LLC	Egg Whites International, LLC 630 W. Freedom Ave Orange, CA 92865	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 5, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Egg Whites International, LLC	\$0.00
496	Egmont Honey Limited	Egmont Honey Limited 21 Connett Road West, Bell Block New Plymouth, 4312	Vitamin Shoppe Procurement Services, LLC	PRIVATE LABEL MANUFACTURING AND SUPPLY AGREEMENT, dated April 1, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Egmont Honey Limited	\$0.00
497	Egmont Honey Limited	Egmont Honey Limited 21 Connett Road West, Bell Block New Plymouth, 4312	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated April 1, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Egmont Honey Limited	\$0.00
498	Egyptian Magic Distribution LLC	Egyptian Magic Distribution LLC 3101 Clifton Ave. Cincinnati, OH 45220	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 28, 2014, by and between Vitamin Shoppe Industries LLC and Egyptian Magic Distribution LLC	\$0.00



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499	Eight IP LLC	Eight IP LLC 860 Johnson Ferry Road Suite 140156 Atlanta, GA 30342	Vitamin Shoppe Procurement Services, LLC	License Agreement, dated September 18, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Eight IP LLC	\$0.00
500	Elder-Jones General Contractor	Elder-Jones General Contractor 1120 East 80th Street Suite # 211 Bloomington, MN 55420	Vitamin Shoppe Industries LLC	Construction Agreement, dated July 1, 2015, by and between Vitamin Shoppe Industries LLC and Elder-Jones General Contractor	\$0.00
501	Elemental Herbs Inc.	Elemental Herbs Inc. PO Box 203 Morro Bay, CA 93443	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 22, 2014, by and between Vitamin Shoppe Industries LLC and Elemental Herbs Inc.	\$0.00
502	Elements Brands, LLC DBA Natural Dog Company	Elements Brands, LLC DBA Natural Dog Company 4444 South Blvd Charlotte, NC 28209	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 27, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Elements Brands, LLC DBA Natural Dog Company	\$0.00
503	Elite Entertainment	Elite Entertainment 2 Hartford Drive Suite 106 Tinton Falls, NJ 07701	Vitamin Shoppe Industries LLC	Entertainment Agreement, dated September 13, 2016, by and between Vitamin Shoppe Industries LLC and Elite Entertainment	\$0.00
504	Elsevier B.V.	Elsevier B.V. Radarweg 29 Amsterdam, 1043 NX	Vitamin Shoppe Industries LLC	Elsevier Subscription Agreement, dated January 20, 2015, by and between Vitamin Shoppe Industries LLC and Elsevier B.V.	\$0.00
505	Elyptol Inc.	Elyptol Inc. 2500 Broadway, Suite F-125 Santa Monica, CA 90404	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 1, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Elyptol Inc.	\$0.00
506	Emerge Technologies, Inc.	Emerge Technologies, Inc. 1431 Greenway Drive, Suite 800 Irving, TX 75038	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 4, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Emerge Technologies, Inc.	\$0.00
507	Emerson Healthcare, LLC	Emerson Healthcare, LLC Lock Box # 510782 701 Market Street 199 3490 Philadelphia, PA 19175-0782	Vitamin Shoppe Industries LLC	Terms and Conditions of Sale, dated September 1, 2022, by and between Vitamin Shoppe Industries LLC and Emerson Healthcare, LLC	\$0.00
508	Emerson Healthcare	Emerson Healthcare Lock Box # 510782 701 Market Street 199 3490 Philadelphia, PA 19175-0782	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 17, 2014, by and between Vitamin Shoppe Industries LLC and Emerson Healthcare, LLC	\$60,072.07
509	Empire Today	Empire Today 2107 East Magnolia Street Phoenix, AZ 85034	Vitamin Shoppe Industries LLC	Empire Today Purchase Agreement, dated October 7, 2022, by and between Vitamin Shoppe Industries LLC and Empire Today	\$0.00
510	Endangered Species Chocolate LLC	Endangered Species Chocolate LLC 5846 W. 73rd St Indianapolis, IN 46278	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 7, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Endangered Species Chocolate LLC	\$0.00
511	ENGIE Insight Services Inc dba ENGIE Impact	ENGIE Insight Services Inc dba ENGIE Impact 1313 N Atlantic Street Suite 5000 Spokane, WA 99201	Vitamin Shoppe Industries LLC	Amendment No.1 To Total Energy & Sustainability Agreement, dated September 25, 2014, by and between Vitamin Shoppe Industries LLC and ENGIE Insight Services Inc dba ENGIE Impact	\$0.00
512	Engineered Sports Technology (EST)	Engineered Sports Technology (EST) 3839 Old Winter Garden Rd. Ste 1518 Orlando, FL 32805	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated December 17, 2010, by and between Vitamin Shoppe Industries LLC and Engineered Sports Technology (EST)	\$0.00
513	EN-R-G FOODS, LLC	EN-R-G FOODS, LLC PO BOX 771162 Steamboat, CO 80477	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated February 14, 2012, by and between Vitamin Shoppe Industries LLC and EN-R-G FOODS, LLC	\$0.00
514	Entrepreneur Media, Inc.	Entrepreneur Media, Inc. 18061 FITCH Irvine, CA 92614	Vitamin Shoppe Industries LLC	Insertion Order, dated April 21, 2021, by and between Vitamin Shoppe Industries LLC and Entrepreneur Media, Inc.	\$0.00

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515	Enviro Mechanical Technologies	Enviro Mechanical Technologies 83 Chamberlain Ave. Elmwood Park, NJ 07407	Vitamin Shoppe Industries LLC	Enviro Mechanical Technologies Maintenance and Service Contract, dated September 11, 2017, by and between Vitamin Shoppe Industries LLC and Enviro Mechanical Technologies	\$0.00
516	Enviro Mechanical Technologies	Enviro Mechanical Technologies 83 Chamberlain Ave. Elmwood Park, NJ 07407	Vitamin Shoppe Industries LLC	MAINTENANCE AND SERVICE CONTRACT, dated November 2, 2015, by and between Vitamin Shoppe Industries LLC and Enviro Mechanical Technologies	\$0.00
517	Enviro Mechanical Technologies	Enviro Mechanical Technologies 33-35 Sebago Street Clifton, NJ 07013	Vitamin Shoppe Industries LLC	Service & Maintenance Contract, dated January 18, 2021, by and between Vitamin Shoppe Industries LLC and Enviro Mechanical Technologies	\$0.00
518	Enviro Mechanical Technologies USA LLC	Enviro Mechanical Technologies USA LLC 33-35 Sebago Street Clifton, NJ 07013	Vitamin Shoppe Industries LLC	MAINTENANCE AND SERVICE CONTRACT, dated February 17, 2016, by and between Vitamin Shoppe Industries LLC and Enviro Mechanical Technologies	\$0.00
519	Enyotics Health Sciences Inc.	Enyotics Health Sciences Inc. 6-295 Queen Street East Suite 289 Brampton, ON L6W 456	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 24, 2013, by and between Vitamin Shoppe Industries LLC and Enyotics Health Sciences Inc.	\$0.00
520	Enzymedica Inc.	Enzymedica Inc. 771 Commerce Dr Venice, FL 34292	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 23, 2014, by and between Vitamin Shoppe Industries LLC and Enzymedica Inc.	\$0.00
521	Enzymedica, Inc.	Enzymedica, Inc. 771 Commerce Dr Venice, FL 34292	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and Enzymedica, Inc.	\$0.00
522	Epic Dental LLC	Epic Dental LLC 4735 South Cherry Street Murray, UT 84123	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 2, 2013, by and between Vitamin Shoppe Industries LLC and Epic Dental LLC	\$0.00
523	N/A	N/A	N/A	[reserved]	N/A
524	Epicor Retail Solutions Corporation	Epicor Retail Solutions Corporation 2800 Trans-Canada Highway Pointe-Claire, QC H9R 1B1	Vitamin Shoppe Industries LLC	Upgrade Statement of Work, dated February 16, 2015, by and between Vitamin Shoppe Industries LLC and Epicor Retail Solutions Corporation	\$0.00
525	Erbaviva	Erbaviva 19831 Nordhoff Place #116 Chatsworth, CA 91311	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 29, 2014, by and between Vitamin Shoppe Industries LLC and Erbaviva	\$0.00
526	Ernst & Young LLP	Ernst & Young LLP 99 Wood Avenue South Metropark P.O. Box 751 Iselin, NJ 08830-0471	Vitamin Shoppe Industries LLC	TAS Valuation Services Statement of Work, dated July 11, 2019, by and between Vitamin Shoppe Industries LLC and Ernst & Young LLP	\$0.00
527	Erom Inc.	Erom Inc. 14630 Industry Gr La Mirada, CA 90638	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 23, 2012, by and between Vitamin Shoppe Industries LLC and Erom Inc.	\$0.00
528	Escali, Corp.	Escali, Corp. 3203 Corporate Center Drive, Suite 150 Burnsville, MN 55306	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 2, 2011, by and between Vitamin Shoppe Industries LLC and Escali, Corp.	\$0.00
529	ESPN	ESPN 500 South Buena Vista Street Burbank, CA 91521	Vitamin Shoppe Industries LLC	Letter of Agreement, dated January 10, 2020, by and between Vitamin Shoppe Industries LLC and ESPN	\$0.00
530	Essentia Water LLC	Essentia Water LLC 27833 Bothell-Everett Hwy Suite 220 Bothell, WA 98021	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 26, 2013, by and between Vitamin Shoppe Industries LLC and Essentia Water LLC	\$0.00

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531	Essential Formulas Incorporated	Essential Formulas Incorporated 1861 Valley View Lane Ste 180 Farmers Branch, TX 75234	Vitamin Shoppe Industries LLC	Purchase Agreement, dated August 27, 2017, by and between Vitamin Shoppe Industries LLC and Essential Formulas Incorporated	\$39,608.43
532	Essential Living Foods Inc.	Essential Living Foods Inc. 3550 Hayden Avenue Culver City, CA 90232	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 19, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Essential Living Foods Inc.	\$0.00
533	Essential Source, Inc.	Essential Source, Inc. 625 W. Deer Valley Rd. 103-152 Phoenix, AZ 85027	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated July 2, 2017, by and between Vitamin Shoppe Industries LLC and Essential Source, Inc.	\$0.00
534	ETB North America, LLC	ETB North America, LLC 200 S. College Street Suite 1530 Charlotte, NC 28202	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 16, 2016, by and between Vitamin Shoppe Procurement Services, LLC and ETB North America, LLC	\$0.00
535	Eternal Beverages Inc	Eternal Beverages Inc 2950 Buskirk Ave # 312 Walnut Creek, CA 94597	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 10, 2013, by and between Vitamin Shoppe Industries LLC and Eternal Beverages Inc	\$0.00
536	Ethoca Limited	Ethoca Limited 100 SHEPPARD AVE EAST SUITE 605 NORTH YORK, ON M2N6N5	Vitamin Shoppe Procurement Services, LLC	Ethoca Alerts Services Agreement, dated September 11, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Ethoca Limited	\$0.00
537	Etkin Executive Search Group	Etkin Executive Search Group 273 MERRICK ROAD Lynbrook, NY 11563	Vitamin Shoppe Industries LLC	Professional Staffing Services Agreement, dated July 20, 2017, by and between Vitamin Shoppe Industries LLC and Etkin Executive Search Group	\$0.00
538	N/A	N/A	N/A	[reserved]	N/A
539	EUROCHOC AMERICAS CORPORATION	EUROCHOC AMERICAS CORPORATION 4325 INDECO COURT CINCINNATI, OH 45241	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 10, 2017, by and between Vitamin Shoppe Procurement Services, LLC and EUROCHOC AMERICAS CORPORATION	\$0.00
540	Europa Sports Products LLC	Europa Sports Products LLC 11401 Granite Street Charlotte, NC 28273	Betancourt Sports Nutrition, LLC	EUROPA SPORTS PRODUCTS LLC CORPORATE ACCOUNT VENDOR AGREEMENT by and between Betancourt Sports Nutrition, LLC and Europa Sports Products LLC	\$0.00
541	Europa Sports Products, Inc.	Europa Sports Products, Inc. 11401-H Granite Street Charlotte, NC 28273	Vitamin Shoppe Procurement Services, LLC	Delivery Truck Advertising Contract, dated July 8, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Europa Sports Products, Inc.	\$0.00
542	EuroPharma Inc.	EuroPharma Inc. 955 Challenger Drive Green Bay, WI 54311	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 28, 2017, by and between Vitamin Shoppe Industries LLC and EuroPharma Inc.	\$0.00
543	Evalar, Inc.	Evalar, Inc. 7900 Glades Road Suite 425 Boca Raton, FL 33434	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 4, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Evalar, Inc.	\$0.00
544	Evolution Salt Co	Evolution Salt Co 11212 Metric Blvd Ste 100 Austin, TX 78758	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 18, 2015, by and between Vitamin Shoppe Industries LLC and Evolution Salt Co	\$0.00
545	Evolved Group, LLC, d/b/a Buy Box Experts	Evolved Group, LLC, d/b/a Buy Box Experts 10808 South River Front Parkway Suite 3053 South Jordan, UT 84095	Betancourt Sports Nutrition, LLC	Amazon Management Contract, dated August 31, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Evolved Group, LLC, d/b/a Buy Box Experts	\$0.00
546	Evolved Group, LLC, d/b/a Buy Box Experts	Evolved Group, LLC, d/b/a Buy Box Experts 10808 South River Front Parkway Suite 3053 South Jordan, UT 84095	Vitamin Shoppe Procurement Services, LLC	Amazon Management Contract, dated January 3, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Evolved Group, LLC, d/b/a Buy Box Experts	\$0.00
547	Exclusive Supplements Inc.	Exclusive Supplements Inc. 3000 Casteel Dr Coraopolis, PA 15108	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 16, 2015, by and between Vitamin Shoppe Industries LLC and Exclusive Supplements Inc.	\$0.00

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548	EXIGIS, LLC	EXIGIS, LLC 589 8th Ave, Floor 8 New York, NY 10018	Vitamin Shoppe Industries LLC	EXIGIS Statement of Services ("SOS"), dated August 30, 2013, by and between Vitamin Shoppe Industries LLC and EXIGIS, LLC	\$22,189.00
549	Experian Marketing Solutions LLC	Experian Marketing Solutions LLC 53 State Street Ste 20 Boston, MA 02109	Vitamin Shoppe Industries LLC	Experian Order, dated March 5, 2019, by and between Vitamin Shoppe Industries LLC and Experian Marketing Solutions LLC	\$0.00
550	Experian Marketing Solutions, LLC	Experian Marketing Solutions, LLC 53 State Street Ste 20 Boston, MA 02109	Vitamin Shoppe Procurement Services, LLC	Order pursuant to the Data Services Agreement, dated November 21, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Experian Marketing Solutions, LLC	\$0.00
551	Expicient Inc.	Expicient Inc. 26, Chestnut St, Suite 1 D Andover, MD 01810	Vitamin Shoppe Procurement Services, LLC	Statement of Work For Enhancements and Break Fix, dated January 20, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Expicient Inc.	\$0.00
552	Express Messenger Systems, Inc dba OnTrac	Express Messenger Systems, Inc dba OnTrac 2501 S. Price Rd. Chandler, AZ 85286	Vitamin Shoppe Industries LLC	Transportation Services Agreement, dated June 29, 2014, by and between Vitamin Shoppe Industries LLC and Express Messenger Systems, Inc dba OnTrac	\$0.00
553	Express Messenger Systems, Inc. dba OnTrac	Express Messenger Systems, Inc. dba OnTrac 2501 S. Price Rd. Chandler, AZ 85286	Vitamin Shoppe Industries LLC	First Amendment to Service Agreement, dated October 11, 2022, by and between Vitamin Shoppe Industries LLC and Express Messenger Systems, Inc. dba OnTrac	\$0.00
554	EyeScience Labs, LLC	EyeScience Labs, LLC 493 Village Park Drive Powell, OH 43065	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 1, 2017, by and between Vitamin Shoppe Procurement Services, LLC and EyeScience Labs, LLC	\$0.00
555	FABWA, LLC	FABWA, LLC P.O. Box 2233 Valparaiso, IN 46384	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 26, 2017, by and between Vitamin Shoppe Procurement Services, LLC and FABWA, LLC	\$0.00
556	Facebook	Facebook 15161 COLLECTIONS CENTER DRIVE Chicago, IL 60693	Vitamin Shoppe Industries LLC	Facebook Commerce Product Seller Agreement, dated November 19, 2020, by and between Vitamin Shoppe Industries LLC and Facebook [reserved]	\$0.00
557	N/A	N/A	N/A		N/A
558	Fahrenheit IT	Fahrenheit IT 10375 PARK MEADOWS DRIVE SUITE 475 Littleton, CO 80124	Vitamin Shoppe Procurement Services, LLC	Professional Staffing Services Agreement, dated May 22, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Fahrenheit IT	\$0.00
559	Fairy Tales Hair Care, Inc.	Fairy Tales Hair Care, Inc. 4 Just Road Fairfield, NJ 07004	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 7, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Fairy Tales Hair Care, Inc.	\$0.00
560	N/A	N/A	N/A	[reserved]	N/A
561	Fastly, Inc.	Fastly, Inc. P.O. Box 78266 San Francisco, CA 94107	Vitamin Shoppe Industries LLC	Service Order, dated October 1, 2023, by and between Vitamin Shoppe Industries LLC and Fastly, Inc.	\$12,501.50
562	Federal Heath Sign Company, LLC	Federal Heath Sign Company, LLC 1806 Rochester Industrial Dr. Rochester Hills, MI 48309	Vitamin Shoppe Industries LLC	Master Supply Agreement, dated November 21, 2019, by and between Vitamin Shoppe Industries LLC and Federal Heath Sign Company, LLC	\$0.00
563	FedEx	FedEx CORPORATE ACCTS. RECEIVABLE 333 EAST LEMON ST PO BOX 95001 Lakeland, FL 338045001	Vitamin Shoppe Industries LLC	FedEx Transportation Services Agreement, dated October 14, 2020, by and between Vitamin Shoppe Industries LLC and FedEx	\$0.00
564	Ferrara & Company	Ferrara & Company 301 College Road East Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Best Year Ever Campaign Concept Statement of Work, dated April 5, 2017, by and between Vitamin Shoppe Industries LLC and Ferrara & Company	\$0.00

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565	Ferro's Restaurant, LLC	Ferro's Restaurant, LLC 145 East 50th Street New York, NY 10022	Vitamin Shoppe Industries LLC	Sales / Catering Contract, dated February 26, 2016, by and between Vitamin Shoppe Industries LLC and Ferro's Restaurant, LLC	\$0.00
566	Fetch for Cool Pets LLC	Fetch for Cool Pets LLC 115 Kennedy Drive Sayreville, NJ 8872	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 18, 2014, by and between Vitamin Shoppe Industries LLC and Fetch for Cool Pets LLC	\$0.00
567	Fina Bueno, Inc. dba healthy hoofoo	Fina Bueno, Inc. dba healthy hoofoo 70 SW Century Drive Suite 100-289 Bend, OR 97702	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 27, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Fina Bueno, Inc. dba healthy hoofoo	\$0.00
568	Financial Recovery Services, LLC	Financial Recovery Services, LLC 80 Wesley Street South Hackensack, NJ 07606	Vitamin Shoppe Industries LLC	Exclusive Claims Management Agreement for U.S. & Canada Consumer & Antitrust Actions, dated March 27, 2020, by and between Vitamin Shoppe Industries LLC and Financial Recovery Services, LLC	\$0.00
569	Financial Software Innovations, Inc.	Financial Software Innovations, Inc. 3102 Bee Caves Road, Suite 200 Austin, TX 78746	Vitamin Shoppe Industries LLC	Financial Software Innovations, Inc. FSITrack Contract, dated October 1, 2014, by and between Vitamin Shoppe Industries LLC and Financial Software Innovations, Inc.	\$0.00
570	First Endurance	First Endurance PO Box 71661 Salt Lake City, UT 84171	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 14, 2012, by and between Vitamin Shoppe Industries LLC and First Endurance	\$0.00
571	Fit Butters LLC	Fit Butters LLC 11526 Brayburn Trail Dayton, MN 55369	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 8, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Fit Butters LLC	\$0.00
572	Fit Foods Distribution Inc.	Fit Foods Distribution Inc. PO Box 43 STN MAIN Port Coquitlam, BC V3C 3V5	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 3, 2013, by and between Vitamin Shoppe Industries LLC and Fit Foods Distribution Inc.	\$0.00
573	Fit Products, LLC	Fit Products, LLC 1606 Camerbur Drive ORLANDO, FL 32805	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 19, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Fit Products, LLC	\$295.01
574	fitlosophy, inc.	fitlosophy, inc. 260 Newport Center Drive, Suite 100 Newport Beach, CA 92660	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 1, 2017, by and between Vitamin Shoppe Industries LLC and Fitlosophy, inc.	\$0.00
575	FITzee Foods Inc.	FITzee Foods Inc. PO Box 515381, #75732 Los Angeles, CA 90051-6681	Vitamin Shoppe Industries LLC	Purchase Agreement, dated August 26, 2014, by and between Vitamin Shoppe Industries LLC and FITzee Foods Inc.	\$0.00
576	Five Star Organics LLC	Five Star Organics LLC 2925 Adeline Street Oakland, CA 94608	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 5, 2015, by and between Vitamin Shoppe Industries LLC and Five Star Organics LLC	\$0.00
577	Flatworld Solutions Inc.	Flatworld Solutions Inc. Princeton Forrestal Village, 116 Village Blvd, Suite 200 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Work Order, dated September 10, 2014, by and between Vitamin Shoppe Industries LLC and Flatworld Solutions Inc.	\$0.00
578	FlexPower, Inc	FlexPower, Inc 823 Gilman St Berkeley, CA 94710	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 7, 2015, by and between Vitamin Shoppe Procurement Services, LLC and FlexPower, Inc	\$0.00
579	N/A	N/A	N/A	[reserved]	N/A
580	Flora, Inc.	Flora, Inc. 805 E. Badger Rd. Lynden, WA 98264	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 29, 2017, by and between Vitamin Shoppe Industries LLC and Flora, Inc.	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
581	FLUROWATER INC.	FLUROWATER INC. 44 WALL STREET 12th FLOOR NEW YORK, NY 10005	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 6, 2015, by and between Vitamin Shoppe Procurement Services, LLC and FLUROWATER INC.	\$0.00
582	Focus Nutrition LLC	Focus Nutrition LLC 96 N 1800 W #11 Lindon, UT 84042	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 19, 2014, by and between Vitamin Shoppe Industries LLC and Focus Nutrition LLC	\$0.00
583	Food for Health International	Food for Health International 825 E 800 N Orem, UT 84097	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated November 21, 2013, by and between Vitamin Shoppe Industries LLC and Food for Health International	\$0.00
584	Food Science Corp	Food Science Corp 20 New England Drive Essex Junction, VT 05452	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 12, 2014, by and between Vitamin Shoppe Industries LLC and Food Science Corp	\$0.00
585	FoodState Inc.	FoodState Inc. 380 & 390 Harvey Rd Manchester, NH 03103	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and FoodState Inc.	\$0.00
586	FOREMAN PRO CLEANING, LLC	FOREMAN PRO CLEANING, LLC 101 Production Drive Suite 100-b Yorktown, VA 23693	Vitamin Shoppe Industries LLC	Critical Environment Cleaning Proposal, dated September 16, 2024, by and between Vitamin Shoppe Industries LLC and FOREMAN PRO CLEANING, LLC	\$1,342.00
587	Formulife, Inc DBA. Purus Labs, Inc.	Formulife, Inc DBA. Purus Labs, Inc. 11370 Pagemill Rd Dallas, TX 75243	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 30, 2017, by and between Vitamin Shoppe Industries LLC and Formulife, Inc DBA, Purus Labs, Inc.	\$0.00
588	Fortna Inc.	Fortna Inc. 333 Buttonwood Street West Reading, PA 19611	Vitamin Shoppe Industries LLC	Fortna Technical Support Agreement, dated August 19, 2013, by and between Vitamin Shoppe Industries LLC and Fortna Inc.	\$0.00
589	Fortna Inc.	Fortna Inc. 333 Buttonwood Street West Reading, PA 19611	Vitamin Shoppe Industries LLC	Material Handling System Agreement, dated December 16, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Fortna Inc.	\$0.00
590	Fortna Inc.	Fortna Inc. 333 Buttonwood Street West Reading, PA 19611	Vitamin Shoppe Procurement Services, LLC	Ashland, VA DC MHS Implementation - DTC/PTS3/Shipping, dated November 5, 2014, by and between Vitamin Shoppe Procurement Services, LLC and Fortna Inc.	\$0.00
591	Fortna Inc.	Fortna Inc. 333 Buttonwood Street West Reading, PA 19611	Vitamin Shoppe Procurement Services, LLC	Material Handling System Agreement, dated December 16, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Fortna Inc.	\$0.00
592	Fortna Inc.	Fortna Inc. 333 Buttonwood Street West Reading, PA 19611	Vitamin Shoppe Industries LLC	Quote for Renewal of Fortna Technical Support Agreements, dated December 6, 2024, by and between Vitamin Shoppe Industries LLC and Fortna Inc.	\$0.00
593	Forward Foods LLC	Forward Foods LLC 2310 S. Carson St #6 Carson City, NV 89701	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 15, 2012, by and between Vitamin Shoppe Industries LLC and Forward Foods LLC	\$0.00
594	Four Sigma Foods, Inc.	Four Sigma Foods, Inc. 2711 Centerville Road PMB #7988 120 Wilmington, DE 19808-1645	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 13, 2018, by and between Vitamin Shoppe Industries LLC and Four Sigma Foods, Inc.	\$0.00
595	Franklin Covey Client Sales, Inc.	Franklin Covey Client Sales, Inc. 2200 West Parkway Boulevard Salt Lake City, UT 84119	Vitamin Shoppe Industries LLC	Amendment to the All Access Pass License Agreement, dated August 31, 2022, by and between Vitamin Shoppe Industries LLC and Franklin Covey Client Sales, Inc.	\$7,162.55
596	N/A	N/A	N/A	[reserved]	N/A
597	Freeman Expositions, Inc.	Freeman Expositions, Inc. 1600 Viceroy Drive, Suite 100 Dallas, TX 75235	Vitamin Shoppe Industries LLC	Master Service Agreement, dated January 28, 2015, by and between Vitamin Shoppe Industries LLC and Freeman Expositions, Inc.	\$0.00

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598	French Transit, Ltd.	French Transit, Ltd. 398 Beach Road Burlingame, CA 94010	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 13, 2011, by and between Vitamin Shoppe Industries LLC and French Transit, Ltd.	\$0.00
599	Frontier Essentials, LLC	Frontier Essentials, LLC 3021 78th Street PO Box 299 Norway, IA 52318	Vitamin Shoppe Industries LLC	Purchase Agreement, dated June 14, 2014, by and between Vitamin Shoppe Industries LLC and Frontier Essentials, LLC	\$0.00
600	FULL CORE LLC	FULL CORE LLC 1015 Atlantic Blvd #296 Atlantic Beach, FL 32233	Vitamin Shoppe Industries LLC	Purchase Agreement, dated September 12, 2014, by and between Vitamin Shoppe Industries LLC and FULL CORE LLC	\$0.00
601	Fungi Perfecti LLC	Fungi Perfecti LLC PO Box 7634 Olympia, WA 98507	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 9, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Fungi Perfecti LLC	\$0.00
602	Fuse Networks	Fuse Networks 12628 INTERURBAN AVE S SUITE 100 Seattle, WA 98168	Vitamin Shoppe Industries LLC	Statement of Work :: Fuse Cloud VoIP, dated March 4, 2014, by and between Vitamin Shoppe Industries LLC and Fuse Networks, LLC	\$0.00
603	Fuse Networks, LLC	Fuse Networks, LLC 7100 FORT DENT WAY SUITE 140 TUKWILA, WA 98188	Vitamin Shoppe Industries LLC	Services Level Agreement, dated April 1, 2014, by and between Vitamin Shoppe Industries LLC and Fuse Networks, LLC	\$0.00
604	Futurebiotics LLC	Futurebiotics LLC 70 Commerce Drive Hauppauge, NY 11788	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 28, 2017, by and between Vitamin Shoppe Industries LLC and Futurebiotics LLC	\$0.00
605	G4S Secure Solutions (USA) Inc.	G4S Secure Solutions (USA) Inc. 1395 University Boulevard Jupiter, FL 33458	Vitamin Shoppe Industries LLC	Security Services Agreement, dated April 18, 2017, by and between Vitamin Shoppe Industries LLC and G4S Secure Solutions (USA) Inc.	\$0.00
606	RSP Nutrition	RSP Nutrition 4953 SW 71 Pl. Miami, FL 33155	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 1, 2017, by and between Vitamin Shoppe Industries LLC and Gametime Supplements dba RSP Nutrition	\$0.00
607	Gamma Enterprises LLC	Gamma Enterprises LLC 113 Alder Street West Babylon, NY 11704	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 14, 2012, by and between Vitamin Shoppe Industries LLC and Gamma Enterprises LLC	\$0.00
608	Garmin USA, Inc.	Garmin USA, Inc. 1200 East 151st Street Olathe, KS 66062	Vitamin Shoppe Industries LLC	Domestic Dealer Agreement - Specialty Market, dated May 6, 2014, by and between Vitamin Shoppe Industries LLC and Garmin USA, Inc.	\$0.00
609	Gaspari Nutrition, Inc.	Gaspari Nutrition, Inc. 575 Prospect Street SUITE 230 Lakewood, NJ 08701	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 9, 2010, by and between Vitamin Shoppe Industries LLC and Gaspari Nutrition, Inc.	\$0.00
610	Arctic Ease, LLC	Arctic Ease, LLC 200 Schell Lane Suite 204 Phoenixville, PA 19460	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 29, 2013, by and between Vitamin Shoppe Industries LLC and Gawi Healthcare, LLC dba Arctic Ease	\$0.00
611	GE Nutrients, Inc.	GE Nutrients, Inc. 19700 Fairchild Road, Suite 380 Irvine, CA 92612	Vitamin Shoppe Industries LLC	Trademark License Agreement, dated January 31, 2018, by and between Vitamin Shoppe Industries LLC and GE Nutrients, Inc.	\$0.00
612	GEAR NUTRACEUTICALS	GEAR NUTRACEUTICALS 41 Mill Pond Road Jackson, NJ 08527	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 14, 2013, by and between Vitamin Shoppe Industries LLC and GEAR NUTRACEUTICALS	\$0.00
613	GELITA USA, Inc.	GELITA USA, Inc. 2445 Port Neal Industrial Road Sergeant Bluff, IA 51054	Vitamin Shoppe Industries LLC	Trademark License Agreement, dated September 12, 2017, by and between Vitamin Shoppe Industries LLC and GELITA USA, Inc.	\$0.00

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614	Genacol International Corporation Inc.	Genacol International Corporation Inc. 81 Gaston-DuMoulin Blainville, QC J7C 6B4	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 13, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Genacol International Corporation Inc.	\$0.00
615	GENCEUTIC NATURALS	GENCEUTIC NATURALS 549 A Pompton Ave Suite 208 Cedar Grove, NJ 07009	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 10, 2012, by and between Vitamin Shoppe Industries LLC and GENCEUTIC NATURALS	\$0.00
616	Genesis Today, Inc.	Genesis Today, Inc. 14101 W. Hwy 290, Bldg. 1900 Austin, TX 78737	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated June 8, 2011, by and between Vitamin Shoppe Industries LLC and Genesis Today, Inc.	\$0.00
617	Genesys Cloud Services, Inc.	Genesys Cloud Services, Inc. 1302 El Camino Real, Suite 300 Menlo Park, CA 94025	Vitamin Shoppe Industries LLC	Renewal Services Order 2022-Q-06873, dated September 28, 2022, by and between Vitamin Shoppe Industries LLC and Genesys Cloud Services, Inc.	\$0.00
618	Genesys Telecommunications Laboratories, Inc.	Genesys Telecommunications Laboratories, Inc. 2001 Junipero Serra Blvd. Daly City, CA 94014	Vitamin Shoppe Industries LLC	Statement of Work for Alpine Access - IVR, dated January 30, 2017, by and between Vitamin Shoppe Industries LLC and Genesys Telecommunications Laboratories, Inc.	\$0.00
619	GENEXA LLC	GENEXA LLC 269 South Beverly Drive, Suite 510 Beverly Hills, CA 90212	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 1, 2016, by and between Vitamin Shoppe Procurement Services, LLC and GENEXA LLC	\$1,408.02
620	GenServe, Inc.	GenServe, Inc. 100 Newtown Road Plainview, NY 11803	Vitamin Shoppe Industries LLC	Standby Power Maintenance Agreement, dated October 1, 2016, by and between Vitamin Shoppe Industries LLC and GenServe, Inc.	\$0.00
621	Genuine Health Co. Ltd	Genuine Health Co. Ltd 775 East Blithedale Ave #364 Mill Valley, CA 94941	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 25, 2014, by and between Vitamin Shoppe Industries LLC and Genuine Health Co. Ltd	\$0.00
622	German American Technologies dba GAT	German American Technologies dba GAT 64 Sonne, Siche ave SME10, 20210+	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 22, 2012, by and between Vitamin Shoppe Industries LLC and German American Technologies dba GAT	\$0.00
623	German American Technologies	German American Technologies 64 Sonne, Siche ave SME10, 20210+	Vitamin Shoppe Industries LLC	Purchase Agreement, dated November 20, 2016, by and between Vitamin Shoppe Industries LLC and German American Technologies	\$0.00
624	Get Real Nutrition, LLC	Get Real Nutrition, LLC 1201 U.S. Highway One Suite 350 North Palm Beach, FL 33408	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 4, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Get Real Nutrition, LLC	\$0.00
625	GHOST Beverages, LLC	GHOST Beverages, LLC 400 N State Street Chicago, IL 60654	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated as of November 11, 2020, by and between Vitamin Shoppe Procurement Services, LLC and GHOST Beverages, LLC	\$0.00
626	Ghost Beverages, LLC	Ghost Beverages, LLC 400 N State Street Chicago, IL 60654	Vitamin Shoppe Procurement Services, LLC	Purchase Terms Sheet, dated as of September 26, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Ghost Beverages, LLC	\$0.00
627	GIC Engineering Inc.	GIC Engineering Inc. 11806 Race Track Road Tampa, FL 33626	Vitamin Shoppe Industries LLC	GIC Softgel Line Exchange Agreement, dated December 15, 2014, by and between Vitamin Shoppe Industries LLC and GIC Engineering Inc.	\$0.00
628	GINCO International, Inc.	GINCO International, Inc. 725 E. Cochran Street, Unit C Simi Valley, CA 93065	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 28, 2013, by and between Vitamin Shoppe Industries LLC and GINCO International, Inc.	\$0.00
629	Giovanni Cosmetics, Inc.	Giovanni Cosmetics, Inc. 2064 E. University Drive Rancho Dominguez, CA 90220	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated September 29, 2011, by and between Vitamin Shoppe Industries LLC and Giovanni Cosmetics, Inc.	\$0.00



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630	Global Beauty Care, Inc.	Global Beauty Care, Inc. 1296 East 10th Street Brooklyn, NY 11230	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 29, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Global Beauty Care, Inc.	\$0.00
631	Global Distributors USA LLC	Global Distributors USA LLC 600 Gulf Ave Staten Island, NY 10314	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 15, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Global Distributors USA LLC	\$0.00
632	GLOBAL HEALTHCARE CORPORATION	GLOBAL HEALTHCARE CORPORATION 47 CENTER AVENUE LITTLE FALLS, NJ 07424	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Global Healthcare Corporation	\$0.00
633	N/A	N/A	N/A	[reserved]	N/A
634	Global Juices and Fruits, LLC	Global Juices and Fruits, LLC 372 South Eagle Road Suite 353 Eagle, ID 83616	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 20, 2013, by and between Vitamin Shoppe Industries LLC and Global Juices and Fruits, LLC dba Nature's Earthly Choice	\$0.00
635	Global Protection Corp	Global Protection Corp 12 Channel St Boston, MA 02210	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 18, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Global Protection Corp	\$0.00
636	Global Source	Global Source 654 N Santa Cruz Ave Suite C747 Los Gatos, CA 95030	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 14, 2011, by and between Vitamin Shoppe Industries LLC and Global Source	\$0.00
637	Global Technology Systems, Inc.	Global Technology Systems, Inc. 550 Cochituate Road Framingham, MA 01701	Vitamin Shoppe Procurement Services, LLC	Services and Technology User Agreement, dated September 15, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Global Technology Systems, Inc.	\$0.00
638	Gnu Foods, LLC	Gnu Foods, LLC 217 East 70th Street, Unit 2446 New York, NY 10021	Vitamin Shoppe Industries LLC	Purchase Agreement, dated August 15, 2014, by and between Vitamin Shoppe Industries LLC and Gnu Foods, LLC	\$0.00
639	Go Shake International LLC	Go Shake International LLC 107 W. Main Street Knoxville, TN 37902	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 22, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Go Shake International LLC	\$0.00
640	Goddess Garden	Goddess Garden 1821 Lefthand Cir., Ste D Longmont, CO 80501	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 10, 2013, by and between Vitamin Shoppe Industries LLC and Goddess Garden	\$0.00
641	GOFIT, LLC	GOFIT, LLC 12929 E. APACHE ST TULSA, OK 74116	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 26, 2015, by and between Vitamin Shoppe Procurement Services, LLC and GOFIT, LLC	\$0.00
642	Gold Medal LLC	Gold Medal LLC 90 N. Polk Street Eugene, OR 97402	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 27, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Gold Medal LLC	\$0.00
643	Golden Protein	Golden Protein Main Road of Jeddah, Asaf District Ashakreen Street Jeddah, Makkah 21442	Betancourt Sports Nutrition, LLC	Distribution Agreement, dated March 22, 2017, by and between Betancourt Sports Nutrition, LLC and Golden Protein	\$0.00
644	Golden Temple of Oregon LLC	Golden Temple of Oregon LLC 950 International Way Springfield, OR 97477	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 1, 2011, by and between Vitamin Shoppe Industries LLC and Golden Temple of Oregon LLC	\$0.00
645	Golden Tree Brands	Golden Tree Brands 225 N. Richmond Street #104 Appleton, WI 54411	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 1, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Golden Tree Brands	\$0.00
646	Goliath Labs NUTRALOID LABS	Goliath Labs NUTRALOID LABS 1202 Ave U 2026 Brooklyn, NY 11229	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 31, 2017, by and between Vitamin Shoppe Industries LLC and Goliath Labs dba NUTRALOID LABS	\$5,526.84

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647	Good Clean Love	Good Clean Love 207 W. 5th Ave. Eugene, OR 97401	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 20, 2014, by and between Vitamin Shoppe Industries LLC and Good Clean Love	\$0.00
648	Google Inc.	Google Inc. c/o James C. Vanermark 810 Seventh Avenue Suite 500 New York, NY 10019	Vitamin Shoppe Industries LLC	Google Shopping Express (GSX) Merchant Agreement, dated August 27, 2014, by and between Vitamin Shoppe Industries LLC and Google Inc.	\$0.00
649	GovDocs, Inc.	GovDocs, Inc. VB Box 167 PO Box 9202 Minneapolis, MN 55480	Vitamin Shoppe Industries LLC	GovDocs Update Program Subscription Order, dated November 29, 2023, by and between Vitamin Shoppe Industries LLC and GovDocs, Inc.	\$0.00
650	GovDocs, Inc.	GovDocs, Inc. VB Box 167 PO Box 9202 Minneapolis, MN 55480	Vitamin Shoppe Industries LLC	GovDocs Subscription Order - Postings Update Program, dated January 1, 2025, by and between Vitamin Shoppe Industries LLC and GovDocs, Inc.	\$0.00
651	Grandpa Brands Company	Grandpa Brands Company 1820 Airport Exchange Blvd. Erlanger, KY 41018	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 5, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Grandpa Brands Company	\$0.00
652	Granite Telecommunications, LLC	Granite Telecommunications, LLC 100 Newport Ave Ext Quincy, MA 02171	Vitamin Shoppe Industries LLC	Commercial Account Form and Letter of Agency, dated January 24, 2023, by and between Vitamin Shoppe Industries LLC and Granite Telecommunications, LLC	\$104,898.28
653	Granum, Inc	Granum, Inc 600 South Brandon Street Seattle, WA 98108	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 14, 2014, by and between Vitamin Shoppe Industries LLC and Granum, Inc.	\$0.00
654	Grass Advantage, Inc.	Grass Advantage, Inc. 220 Newport Center Drive, Suite 22 Newport Beach, CA 92660	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 1, 2017, by and between Vitamin Shoppe Industries LLC and Grass Advantage, Inc. dba Amazing Grass	\$0.00
655	Green Foods Corporation	Green Foods Corporation 2220 Camino del Sol Oxnard, CA 93030	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated September 27, 2010, by and between Vitamin Shoppe Industries LLC and Green Foods Corporation	\$0.00
656	Green Park Snacks, Inc.	Green Park Snacks, Inc. 245 Newtown Road, Suite 101 Plainview, NY 11803	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 10, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Green Park Snacks, Inc.	\$0.00
657	Green Pharmaceuticals	Green Pharmaceuticals 591 Constitution Ave, #A Camarillo, CA 93012	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Green Pharmaceuticals	\$0.00
658	Greenlane Search Marketing, LLC	Greenlane Search Marketing, LLC 148 WELLINGTON CT. Reading, PA 19606	Vitamin Shoppe Industries LLC	Search Engine Optimization Services Agreement, dated January 1, 2015, by and between Vitamin Shoppe Industries LLC and Greenlane Search Marketing, LLC	\$0.00
659	Greenleaf Medical AB	Greenleaf Medical AB Nybrogatan 59, 1tr Stockholm, 114 40	Vitamin Shoppe Procurement Services, LLC	NON-EXCLUSIVE DISTRIBUTION AND PURCHASE AGREEMENT, dated January 25, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Greenleaf Medical AB	\$0.00
660	Greens Plus LLC	Greens Plus LLC 1140 Highland Ave., #105 Manhattan Beach, CA 90266	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 14, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Greens Plus LLC	\$0.00
661	Greenteaspoon Inc	Greenteaspoon Inc 222 Bryant St Palo Alto, CA 94301	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 11, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Greenteaspoon Inc	\$0.00
662	Greenwood Brands, LLC	Greenwood Brands, LLC 4455 Genesee Street Cheektowaga, NY 14225	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 10, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Greenwood Brands, LLC	\$0.00

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663	Gregory Poole Lift Systems	Gregory Poole Lift Systems PO BOX 60457 Charlotte, NC 28260	Vitamin Shoppe Industries LLC	Planned Maintenance Authorization, dated April 6, 2017, by and between Vitamin Shoppe Industries LLC and Gregory Poole Lift Systems	\$11,205.77
664	Grenade USA, LLC	Grenade USA, LLC 815 Reservoir Ave, Ste 1A Cranston, RI 02910	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 20, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Grenade USA, LLC	\$0.00
665	Grenera Nutrients Inc.	Grenera Nutrients Inc. 1202 Gary Avenue Unit 12 Ellenton, FL 34222	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated November 9, 2012, by and between Vitamin Shoppe Industries LLC and Grenera Nutrients Inc.	\$0.00
666	Ground-Based Nutrition	Ground-Based Nutrition 11412 Corley Ct. San Diego, CA 92126	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 22, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Ground-Based Nutrition	\$0.00
667	Group Nine Media, Inc.	Group Nine Media, Inc. 568 Broadway, Floor 10 New York, NY 10012	Vitamin Shoppe Industries LLC	Insertion Order Agreement, dated October 21, 2020, by and between Vitamin Shoppe Industries LLC and Group Nine Media, Inc.	\$0.00
668	Groupon, Inc.	Groupon, Inc. 600 W. Chicago Ave. Chicago, IL 60654	Vitamin Shoppe Industries LLC	Preferred Placement Marketing Agreement Insertion Order, dated May 31, 2015, by and between Vitamin Shoppe Industries LLC and Groupon, Inc.	\$0.00
669	Güdpod Corporation	Güdpod Corporation 4815 E Carefree Hwy #108-184 Cave Creek, AZ 85331	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 24, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Güdpod Corporation	\$0.00
670	Guider Global Limited	Guider Global Limited 8 Devonshire Square The Spice Building London, EC2M 4PL	Vitamin Shoppe Industries LLC	Master Services Agreement, dated September 4, 2024, by and between Vitamin Shoppe Industries LLC and Guider Global Limited	\$2,080.75
671	GuideSpark, Inc.	GuideSpark, Inc. 1350 Willow Rd, Suite 201 Menlo Park, CA 94025	Vitamin Shoppe Industries LLC	GUIDESPARK, INC. MASTER SUBSCRIPTION AGREEMENT, DATED September 2, 2014, by and between Vitamin Shoppe Industries LLC and GuideSpark, Inc.	\$0.00
672	Gulf Coast Nutritionals DBA Ark Naturals	Gulf Coast Nutritionals DBA Ark Naturals 6166 Taylor Rd Ste 103 Naples, FL 34109	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 13, 2012, by and between Vitamin Shoppe Industries LLC and Gulf Coast Nutritionals DBA Ark Naturals	\$0.00
673	GURU Beverage Co.	GURU Beverage Co. 4200 St. Laurent Blvd., Suite 550 Montreal, QC H2W 2R2	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 22, 2015, by and between Vitamin Shoppe Procurement Services, LLC and GURU Beverage Co.	\$0.00
674	Gym Source USA LLC	Gym Source USA LLC DEPT 106042 PO BOX 150468 HARTFORD, CT 06115	Vitamin Shoppe Industries LLC	Service and Maintenance Contract, dated December 3, 2018, by and between Vitamin Shoppe Industries LLC and Gym Source USA LLC	\$0.00
675	Haelssen & Lyon North America Corporation	Haelssen & Lyon North America Corporation 39 West 38th Street 11th Floor, Suite 11E New York, NY 10018	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated October 2, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Haelssen & Lyon North America Corporation	\$0.00
676	Hain Celestial	Hain Celestial 58 South Service Road 250 MELVILLE, NY 11747	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated January 30, 2017, by and between Vitamin Shoppe Industries LLC and Hain Celestial Group	\$0.00
677	HALEO Worldwide Inc.	HALEO Worldwide Inc. 4901 Morena Blvd. #810 San Diego, CA 92117	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 25, 2014, by and between Vitamin Shoppe Industries LLC and HALEO Worldwide Inc.	\$0.00

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678	Hall Brands LLC	Hall Brands LLC 16285 SW 85TH Ave Suite 103 Tigard, OR 97224	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 18, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Hall Brands LLC	\$0.00
679	Hanan Enterprise Sales	Hanan Enterprise Sales 411 Bell Street Piscataway, NJ 08854	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 9, 2013, by and between Vitamin Shoppe Industries LLC and Hanan Enterprise Sales	\$0.00
680	Harmelin & Associates	Harmelin & Associates 525 Righters Ferry Road Bala Cynwyd, PA 19004	Vitamin Shoppe Industries LLC	Media Services Agreement, dated January 29, 2014, by and between Vitamin Shoppe Industries LLC and Harmelin & Associates	\$0.00
681	Harmonic Innerprizes	Harmonic Innerprizes PO BOX 530455 Henderson, NV 89053	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 9, 2014, by and between Vitamin Shoppe Industries LLC and Harmonic Innerprizes	\$0.00
682	Harvest Trading Group	Harvest Trading Group 61 Accord Park Drive Norwell, MA 02061	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 27, 2011, by and between Vitamin Shoppe Industries LLC and Harvest Trading Group	\$0.00
683	HatchBeauty Products LLC	HatchBeauty Products LLC 10951 Pico Blvd Suite 300 Los Angeles, CA 90064	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 30, 2018, by and between Vitamin Shoppe Procurement Services, LLC and HatchBeauty Products LLC	\$0.00
684	Hatteras Press Inc.	Hatteras Press Inc. 56 Park Road Tinton Falls, NJ 07724	Vitamin Shoppe Procurement Services, LLC	Master Supply Agreement, dated November 17, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Hatteras Press Inc.	\$0.00
685	Haute Science, Inc. dba Clean Machine	Haute Science, Inc. dba Clean Machine 6712 Frontier Lane Tampa, FL 33625	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 6, 2013, by and between Vitamin Shoppe Industries LLC and Haute Science, Inc. dba Clean Machine	\$0.00
686	Haven's Kitchen	Haven's Kitchen 109 West 17th Street New York, NY 10011	Vitamin Shoppe Industries LLC	Event Contract: Kitchen Rental (Private Guest Chef X Class), dated July 1, 2014, by and between Vitamin Shoppe Industries LLC and Haven's Kitchen	\$0.00
687	Hays Companies	Hays Companies 6711 Columbia Gateway Drive, Suite 450 Columbia, MD 21046	Vitamin Shoppe Industries LLC	Delegate Agreement, dated June 13, 2014, by and between Vitamin Shoppe Industries LLC and Hays Companies	\$0.00
688	Hays Companies	Hays Companies BMO-88 PO BOX 1414 Minneapolis, MN 554021414	Vitamin Shoppe Industries LLC	HIPAA Business Associate Agreement, dated September 6, 2013, by and between Vitamin Shoppe Industries LLC and Hays Companies	\$0.00
689	HD Muscle (2714523 Ontario Inc.)	HD Muscle (2714523 Ontario Inc.) 5109 Harvester Rd Unit A2 Burlington, ON L7L 5Y9	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 21, 2021, by and between Vitamin Shoppe Procurement Services, LLC and HD Muscle (2714523 Ontario Inc.)	\$0.00
690	Healing Solutions LLC	Healing Solutions LLC 4635 W. McDowell Rd 110 PHOENIX, AZ 85035	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated February 12, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Healing Solutions LLC	\$0.00
691	Health Direct	Health Direct 16750 Hale Ave Irvine, CA 92606	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 28, 2017, by and between Vitamin Shoppe Industries LLC and Health Direct	\$0.00
692	Health Matters America Inc	Health Matters America Inc 125 Galleria Dr. #1482 Cheektowaga, NY 14225	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 29, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Health Matters America Inc	\$0.00
693	Health Plus Inc	Health Plus Inc 13837 Magnolia Ave Chino, CA 91710	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 29, 2017, by and between Vitamin Shoppe Industries LLC and Health Plus Inc	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
694	Health Specialties Manufacturing Inc.	Health Specialties Manufacturing Inc. 2465 Ash Street Vista, CA 92081	Vitamin Shoppe Procurement Services, LLC	Customer Proprietary Ingredient Agreement, dated October 19, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Health Specialties Manufacturing Inc.	\$0.00
695	Health Specialties Manufacturing Inc.	Health Specialties Manufacturing Inc. 2465 Ash Street Vista, CA 92081	Vitamin Shoppe Procurement Services, LLC	Proprietary Ingredient Agreement, dated September 24, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Health Specialties Manufacturing Inc.	\$0.00
696	Health Warrior Inc.	Health Warrior Inc. 1707 Summit Avenue Richmond, VA 23230	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated November 20, 2013, by and between Vitamin Shoppe Industries LLC and Health Warrior Inc.	\$0.00
697	Healthforce, Inc.	Healthforce, Inc. P.O. Box 27740 Las Vegas, NV 89126	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 3, 2012, by and between Vitamin Shoppe Industries LLC and Healthforce, Inc.	\$0.00
698	Healthland LLC	Healthland LLC 560 W. Lambert Rd. Suite B Brea, CA 92821	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 17, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Healthland LLC	\$0.00
699	Healthline Media, Inc.	Healthline Media, Inc. 275 7th Avenue 24th Floor New York, NY 10001	Vitamin Shoppe Industries LLC	Advertising Insertion Order, dated January, 7, 2021, by and between Vitamin Shoppe Industries LLC and Healthline Media, Inc.	\$0.00
700	Healthsource International, Inc.	Healthsource International, Inc. 1785 Erika Way Upland, CA 91784	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 6, 2014, by and between Vitamin Shoppe Industries LLC and Healthsource International, Inc.	\$0.00
701	Healthy and Fit	Healthy and Fit P.O. Box 781580 PHILADELPHIA, PA 19178	Vitamin Shoppe Procurement Services, LLC	Amendment No. 1 to Freight Collect Addendum, dated December 8, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Healthy and Fit	\$0.00
702	Healthy Healing LLC	Healthy Healing LLC 9821 Valley View Rd Eden Prairie, MN 55344	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 22, 2015, by and between Vitamin Shoppe Industries LLC and Healthy Healing LLC	\$0.00
703	Healthy N' Fit Nutritionals	Healthy N' Fit Nutritionals 435 Yorktown Road Croton-On-Hudson, NY 10520	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 14, 2012, by and between Vitamin Shoppe Industries LLC and Healthy N' Fit Nutritionals	\$0.00
704	Healthy Origins	Healthy Origins 206 West Bridge Drive P.O. Box 442 Morgan, PA 15064	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 20, 2012, by and between Vitamin Shoppe Industries LLC and Healthy Origins	\$0.00
705	Hearst Magazines, a division of Hearst Communications, Inc.	Hearst Magazines, a division of Hearst Communications, Inc. 300 West 57th Street 10th Floor New York, NY 10019	Vitamin Shoppe Industries LLC	Promotional Content Agreement, dated March 7, 2022, by and between Vitamin Shoppe Industries LLC and Hearst Magazines, a division of Hearst Communications, Inc.	\$0.00
706	HeartWise Incorporated	HeartWise Incorporated 184 Clear Creek Dr. #1 Ashland, OR 97520	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 1, 2017, by and between Vitamin Shoppe Procurement Services, LLC and HeartWise Incorporated	\$0.00
707	Hello Products LLC	Hello Products LLC 363 Bloomfield Avenue, 2D Montclair, NJ 07042	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 23, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Hello Products LLC	\$0.00
708	Henry Thayer Company	Henry Thayer Company PO Box 56 Westport, CT 06881	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 1, 2018, by and between Vitamin Shoppe Industries LLC and Henry Thayer Company	\$0.00
709	Herb Pharm	Herb Pharm Po box 116 Williams, OR 97544	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 7, 2017, by and between Vitamin Shoppe Industries LLC and Herb Pharm	\$0.00

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710	HERBACEUTICALS INC	HERBACEUTICALS INC 35 EXECUTIVE ST. NAPA, CA 94558	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and HERBACEUTICALS INC	\$0.00
711	Herbal Answers, Inc.	Herbal Answers, Inc. PO Box 1110 Saratoga Springs, NY 12866	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 13, 2013, by and between Vitamin Shoppe Industries LLC and Herbal Answers, Inc.	\$0.00
712	Herban Cowboy, LLC	Herban Cowboy, LLC PO Box 24025 Edina, MN 55424	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 12, 2014, by and between Vitamin Shoppe Industries LLC and Herban Cowboy, LLC	\$0.00
713	Herbasway Laboratories, LLC	Herbasway Laboratories, LLC 857 N. Main St. Ext. Unit 6 Wallingford, CT 06492	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 3, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Herbasway Laboratories, LLC	\$0.00
714	Hero Brands, Inc	Hero Brands, Inc 71 Sydney Ave Deal, NJ 07723	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 22, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Hero Brands, Inc	\$0.00
715	Hero Nutritional Products LLC	Hero Nutritional Products LLC 991 Calle Negocio San Clemente, CA 92673	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 30, 2017, by and between Vitamin Shoppe Industries LLC and Hero Nutritional Products LLC	\$0.00
716	Hiball Inc.	Hiball Inc. 1862 Union St. San Francisco, CA 94123	Vitamin Shoppe Industries LLC	Purchase Agreement, dated September 2, 2014, by and between Vitamin Shoppe Industries LLC and Hiball Inc.	\$0.00
717	HIGH BREW COFFEE	HIGH BREW COFFEE PO Box 1105 La Mesa, CA 91944	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 24, 2015, by and between Vitamin Shoppe Procurement Services, LLC and HIGH BREW COFFEE	\$0.00
718	Highland Laboratories	Highland Laboratories 110 South Garfield PO Box 199 MT Angel, OR 97362	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Highland Laboratories	\$0.00
719	Hillmann Consulting, LLC	Hillmann Consulting, LLC 1600 Route 22 East - First Floor Union, NJ 07083	Vitamin Shoppe Industries LLC	Contract Agreement, dated February 22, 2016, by and between Vitamin Shoppe Industries LLC and Hillmann Consulting, LLC	\$0.00
720	Hip Happenings, LLC	Hip Happenings, LLC 1712 N 13th Street Boise, ID 83702	Vitamin Shoppe Industries LLC	Hip2Save Marketing Agreement, dated August 8, 2014, by and between Vitamin Shoppe Industries LLC and Hip Happenings, LLC	\$0.00
721	HiTech/ALR	HiTech/ALR 790 Spring St Oak View, CA 93022	Vitamin Shoppe Industries LLC	Purchase Agreement, dated June 1, 2014, by and between Vitamin Shoppe Industries LLC and HiTech/ALR	\$0.00
722	Hobe' Laboratories, Inc.	Hobe' Laboratories, Inc. 6479 S. Ash Avenue Tempe, AZ 85283	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 1, 2017, by and between Vitamin Shoppe Industries LLC and Hobe' Laboratories, Inc.	\$0.00
723	Hollender Sustainable Brands, LLC dba Sustain	Hollender Sustainable Brands, LLC dba Sustain 212 Battery St. Burlington, VT 05401	Vitamin Shoppe Industries LLC	Purchase Agreement, dated August 15, 2014, by and between Vitamin Shoppe Industries LLC and Hollender Sustainable Brands, LLC dba Sustain	\$0.00
724	Hollister Construction Services	Hollister Construction Services 339 Jefferson Road Parsippany, NJ 07054	Vitamin Shoppe Industries LLC	A101 Contract Form of Agreement Between Owner and Contractor where the basis of payment is a Stipulated Sum, dated January 29, 2007, by and between Vitamin Shoppe Industries LLC and Hollister Construction Services	\$0.00
725	HomeoPet, LLC	HomeoPet, LLC PO Box 147 Westhampton Beach, NY 11978	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated August 23, 2013, by and between Vitamin Shoppe Industries LLC and HomeoPet, LLC	\$0.00

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726	Honestly pHresh Deodorant	Honestly pHresh Deodorant PO Box 3755 Huntington Beach, CA 92647	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 13, 2014, by and between Vitamin Shoppe Industries LLC and Honestly pHresh Deodorant	\$0.00
727	Horizon Retail	Horizon Retail 1500 Horizon Drive Sturtevant, WI 53177	Vitamin Shoppe Industries LLC	Approved Construction Agreement, dated July 7, 2014, by and between Vitamin Shoppe Industries LLC and Horizon Retail	\$0.00
728	Horseshoe LLC dba Mancakes	Horseshoe LLC dba Mancakes 826 Garden Drive Highlands Ranch, CO 80126	Vitamin Shoppe Industries LLC	Purchase Agreement, dated November 4, 2014, by and between Vitamin Shoppe Industries LLC and Horseshoe LLC dba Mancakes	\$0.00
729	HPF, LLC	HPF, LLC 2001 Makefield Rd Yardley, PA 19067	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 20, 2015, by and between Vitamin Shoppe Industries LLC and HPF, LLC	\$0.00
730	Hub Group, Inc. d/b/a Unyson Logistics	Hub Group, Inc. d/b/a Unyson Logistics 3050 Highland Parkway, Suite 100 Downers Grove, IL 60515	Vitamin Shoppe Industries LLC	UNYSON LOGISTICS AGREEMENT FOR LOGISTICS SERVICES, dated July 1, 2012, by and between Vitamin Shoppe Industries LLC and Hub Group, Inc. d/b/a Unyson Logistics	\$0.00
731	Hub Group, Inc. d/b/a Unyson Logistics	Hub Group, Inc. d/b/a Unyson Logistics 2000 Clearwater Drive Oak Brook, IL 60523	Vitamin Shoppe Procurement Services, LLC	Addendum No.2 to AGREEMENT FOR LOGISTICS SERVICES, dated November 1, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Hub Group, Inc. d/b/a Unyson Logistics	\$0.00
732	Hughes Network Systems, LLC	Hughes Network Systems, LLC 11717 Exploration Lane Germantown, MD 20876	Vitamin Shoppe Industries LLC	Statement of Work #2 Between Customer and Hughes Hughes Managed LEO Services, dated February 5, 2024, by and between Vitamin Shoppe Industries LLC and Hughes Network Systems, LLC	\$0.00
733	Humphreys Pharmacal, Inc.	Humphreys Pharmacal, Inc. 31 East High Street East Hampton, CT 06424	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 1, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Humphreys Pharmacal, Inc.	\$0.00
734	Hungry Fish Media, LLC dba NutraClick	Hungry Fish Media, LLC dba NutraClick 24 School Street, Suite 301 Boston, MA 02108	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 28, 2017, by and between Vitamin Shoppe Industries LLC and Hungry Fish Media, LLC dba NutraClick	\$0.00
735	Hunter Building Corp.	Hunter Building Corp. 12440 Oxford Park Drive Suite # B-101 Houston, TX 77082	Vitamin Shoppe Industries LLC	Construction Agreement, dated October 14, 2014, by and between Vitamin Shoppe Industries LLC and Hunter Building Corp.	\$0.00
736	HYALOGIC, LLC	HYALOGIC, LLC 600 NO PLATTEVALLEY DR REVERSÂOELMO, MO 14150	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 13, 2013, by and between Vitamin Shoppe Industries LLC and HYALOGIC, LLC	\$0.00
737	HYG FINANCIAL SERVICES, INC.	HYG FINANCIAL SERVICES, INC. 5000 Riverside Dr, Suite 300 East IRVING, TX 75039	Vitamin Shoppe Industries LLC	Amendment to Equipment Schedule No. 400-8765242-020, dated August 19, 2017, by and between Vitamin Shoppe Industries LLC and HYG FINANCIAL SERVICES, INC.	\$32,178.48
738	Hyland's, Inc.	Hyland's, Inc. PO BOX 61067 Los Angeles, CA 90061	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated September 1, 2017, by and between Vitamin Shoppe Industries LLC and Hyland's, Inc.	\$0.00
739	I Heart Foods Corp	I Heart Foods Corp 6552 N Oxford Ave Chicago, IL 60631	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 8, 2018, by and between Vitamin Shoppe Procurement Services, LLC and I Heart Foods Corp	\$0.00
740	I Nutrition USA Corp	I Nutrition USA Corp 4730 South Fort Apache Road, Suite 300 Las Vegas, NV 89147	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 12, 2015, by and between Vitamin Shoppe Industries LLC and I Nutrition USA Corp	\$0.00

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741	Ibotta, Inc.	Ibotta, Inc. 1801 California Street, Suite 400 Denver, CO 80202	Vitamin Shoppe Procurement Services, LLC	IBOTTA SERVICE AGREEMENT - Retail, dated January 15, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Ibotta, Inc.	\$0.00
742	Ice Chips Candy, LLC	Ice Chips Candy, LLC 818A 79th Ave SE Olympia, WA 98501	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 21, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Ice Chips Candy, LLC	\$0.00
743	Iceland Spring Inc.	Iceland Spring Inc. GRJOTHALS 7-11 Reykjavik, 130	Vitamin Shoppe Industries LLC	Orthodox Union Private Label Agreement, dated April 28, 2017, by and between Vitamin Shoppe Industries LLC and Iceland Spring Inc.	\$0.00
744	iCIMS	iCIMS 101 Crawfords Corner Rd Suite #3-100 Holmdel, NJ 07733	Vitamin Shoppe Industries LLC	Vitamin Shoppe, Inc. Name Change Request, dated November 13, 2024, by and between Vitamin Shoppe Industries LLC and iCIMS	\$0.00
745	iCIMS	iCIMS 101 Crawfords Corner Rd Suite #3-100 Holmdel, NJ 07733	Vitamin Shoppe Industries LLC	Renewal Order Form, dated November 14, 2024, by and between Vitamin Shoppe Industries LLC and iCIMS	\$0.00
746	ICON MEALS, INC	ICON MEALS, INC 4681 Ohio Drive Suite 108 Frisco, TX 75035	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 18, 2016, by and between Vitamin Shoppe Procurement Services, LLC and ICON MEALS, INC	\$0.00
747	ICU Eyewear, Inc.	ICU Eyewear, Inc. 1440 4 Street Suite A Berkeley, CA 94710	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 9, 2016, by and between Vitamin Shoppe Procurement Services, LLC and ICU Eyewear, Inc.	\$0.00
748	IDR Marketing Partners LLC	IDR Marketing Partners LLC 1125 Lancaster Avenue Berwyn, PA 19312	Vitamin Shoppe Procurement Services, LLC	BrandShare E-Commerce Media, Sampling, Digital Engagement Service Agreement, dated December 15, 2017, by and between Vitamin Shoppe Procurement Services, LLC and IDR Marketing Partners LLC	\$0.00
749	IDRMP Marketing Partners, LLC	IDRMP Marketing Partners, LLC 1125 Lancaster Avenue Berwyn, PA 19312	Vitamin Shoppe Procurement Services, LLC	IDR Marketing Partners & E-commerce /In-Store Retailer Distribution Agreement, dated June 29, 2017, by and between Vitamin Shoppe Procurement Services, LLC and IDRMP Marketing Partners, LLC	\$0.00
750	IFORCE Nutrition	IFORCE Nutrition 2101 91st Street North Bergen, NJ 07047	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated December 20, 2010, by and between Vitamin Shoppe Industries LLC and IFORCE Nutrition	\$0.00
751	Ignite USA	Ignite USA 954 West Washington mc37 7th Floor Chicago, IL 60607	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated February 7, 2014, by and between Vitamin Shoppe Industries LLC and Ignite USA	\$0.00
752	N/A	N/A	N/A	[reserved]	N/A
753	N/A	N/A	N/A	[reserved]	N/A
754	ILHWA NA Inc	ILHWA NA Inc PO Box 266 Middletown, NY 10940	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 28, 2015, by and between Vitamin Shoppe Procurement Services, LLC and ILHWA NA Inc	\$0.00
755	IMC Associates	IMC Associates 673 Ridgewood Road Millburn, NJ 07041	Vitamin Shoppe Industries LLC	Letter Agreement - Staffing Services, dated February 12, 2013, by and between Vitamin Shoppe Industries LLC and IMC Associates	\$0.00
756	Immune Health Basics	Immune Health Basics 3388 Mike Collins Drive Eagan, MN 55121	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated September 23, 2010, by and between Vitamin Shoppe Industries LLC and Immune Health Basics	\$0.00
757	Immune Tree, Inc.	Immune Tree, Inc. 2764 N 675 E Lehi, UT 84043	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 27, 2013, by and between Vitamin Shoppe Industries LLC and Immune Tree, Inc.	\$0.00



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758	Impact Nutrition LLC	Impact Nutrition LLC 58 River Street Suite 8 Milford, CT 06460	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 20, 2013 by and between Vitamin Shoppe Industries LLC and Impact Nutrition LLC	\$0.00
759	Implus Footcare, LLC	Implus Footcare, LLC 2001 TW Alexander Drive Box 13925 Durham, NC 27709	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 16, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Implus Footcare, LLC	\$0.00
760	Improve Commerce, Inc.	Improve Commerce, Inc. 4301 Valley Blvd. Los Angeles, CA 90032	Vitamin Shoppe Global, LLC	Vitamin Shoppe International License Agreement - Term Sheet, dated June 18, 2021, by and between Vitamin Shoppe Global, LLC and Improve Commerce, Inc.	\$0.00
761	Indeed, Inc.	Indeed, Inc. 6433 Champion Grandview Way, Building 1 Austin, TX 78750	Vitamin Shoppe Industries LLC	Proposed Solutions for The Vitamin Shoppe, dated February 2, 2023, by and between Vitamin Shoppe Industries LLC and Indeed, Inc.	\$15,227.64
762	Indigo Wild, LLC	Indigo Wild, LLC 3125 Wyandotte St Kansas City, MO 64111	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 5, 2011, by and between Vitamin Shoppe Industries LLC and Indigo Wild, LLC	\$0.00
763	Inergetics, Inc. DBA Millennium Biotechnologies, Inc.	Inergetics, Inc. DBA Millennium Biotechnologies, Inc. 550 Broad St. Suite 1212 Newark, NJ 07102	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 24, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Inergetics, Inc. DBA Millennium Biotechnologies, Inc.	\$0.00
764	Infinite Labs, LLC	Infinite Labs, LLC 7208 W Sand Lake Rd. Suite 208 Orlando, FL 32819	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 14, 2012, by and between Vitamin Shoppe Industries LLC and Infinite Labs, LLC	\$0.00
765	Infinity Staffing Solutions, LLC dba Lyneer Staffing Solutions	Infinity Staffing Solutions, LLC dba Lyneer Staffing Solutions 134 Franklin Corner Road, Suite 100 Lawrenceville, NJ 08648	Vitamin Shoppe Industries LLC	Amendment to Staffing Services Agreement, dated February 7, 2013, by and between Vitamin Shoppe Industries LLC and Infinity Staffing Solutions, LLC dba Lyneer Staffing Solutions	\$0.00
766	Inflow Communications, LLC.	Inflow Communications, LLC. 9450 SW Gemini Dr #54242 Beaverton, OR 970087105	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 13, 2023, by and between Vitamin Shoppe Industries LLC and Inflow Communications, LLC.	\$0.00
767	InFocus	InFocus P.O. BOX 1124 BEDFORD PARK, IL 60499	Vitamin Shoppe Industries LLC	Professional Staffing Services Agreement, dated March 16, 2015, by and between Vitamin Shoppe Industries LLC and InFocus	\$0.00
768	Infogroup Inc.	Infogroup Inc. 2 Blue Hill Plaza Pearl River, NY 10965	Vitamin Shoppe Industries LLC	Insertion Order, dated June 4, 2014, by and between Vitamin Shoppe Industries LLC and Infogroup Inc.	\$0.00
769	N/A	N/A	N/A	[reserved]	N/A
770	N/A	N/A	N/A	[reserved]	N/A
771	N/A	N/A	N/A	[reserved]	N/A
772	N/A	N/A	N/A	[reserved]	N/A
773	N/A	N/A	N/A	[reserved]	N/A
774	N/A	N/A	N/A	[reserved]	N/A
775	N/A	N/A	N/A	[reserved]	N/A
776	N/A	N/A	N/A	[reserved]	N/A
777	N/A	N/A	N/A	[reserved]	N/A
778	N/A	N/A	N/A	[reserved]	N/A

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779	N/A	N/A	N/A	[reserved]	N/A
780	N/A	N/A	N/A	[reserved]	N/A
781	Infosys Limited	Infosys Limited Electronics City, Hosur Road Bangalore, 560100	Vitamin Shoppe Procurement Services, LLC	The Vitamin Shoppe & Infosys Statement Of Work, dated August 7, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Infosys Limited	\$0.00
782	Infusion Sciences	Infusion Sciences 2127 Espey Ct Ste 220 Crofton, MD 21114	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated August 1, 2012, by and between Vitamin Shoppe Industries LLC and Infusion Sciences	\$0.00
783	Ingredion Incorporated	Ingredion Incorporated 5 Westbrook Corporate Center Westchester, IL 60154	Vitamin Shoppe Industries LLC	Trade Mark License Agreement, dated February 15, 2023, by and between Vitamin Shoppe Industries LLC and Ingredion Incorporated	\$0.00
784	Inner Armour	Inner Armour 1399 Blue Hills Ave Bloomfield, CT 06002	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 30, 2017, by and between Vitamin Shoppe Industries LLC and Inner Armour	\$0.00
785	Innerzyme	Innerzyme 3659 E. CREST LANE PHOENIX, AZ 85050	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated September 3, 2013, by and between Vitamin Shoppe Industries LLC and Innerzyme	\$0.00
786	Innophos Nutrition, Inc.	Innophos Nutrition, Inc. 680 North 700 West North Salt Lake, UT 84054	Vitamin Shoppe Procurement Services, LLC	Licensing Agreement, dated June 20, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Innophos Nutrition, Inc.	\$0.00
787	Innophos, LLC	Innophos, LLC 680 North 700 West North Salt Lake, UT 84054	Vitamin Shoppe Industries LLC	Trademark License Agreement, dated December 9, 2024, by and between Vitamin Shoppe Industries LLC and Innophos, LLC	\$0.00
788	INRETURN STRATEGIES, LLC	INRETURN STRATEGIES, LLC 10308 Belinder RD Leawood, KS 66206	Vitamin Shoppe Industries LLC	Master Service Agreement, dated March 7, 2022, by and between Vitamin Shoppe Industries LLC and INRETURN STRATEGIES, LLC	\$0.00
789	InSource Technology Solutions, LLC	InSource Technology Solutions, LLC 2490 BOULEVARD OF THE GENERALS SUITE 200 Norristown, PA 19403	Vitamin Shoppe Industries LLC	Vendor Incentive Solution and Contract Management - Phase 1, dated September 11, 2015, by and between Vitamin Shoppe Industries LLC and InSource Technology Solutions, LLC	\$0.00
790	Inspiration Beverage Company	Inspiration Beverage Company 7727 W. 6th Ave Unit H Lakewood, CO 80214	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 22, 2010, by and between Vitamin Shoppe Industries LLC and Inspiration Beverage Company	\$0.00
791	Instavit US LLC	Instavit US LLC 3190 Martin Rd Walled Lake, MI 48390	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 22, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Instavit US LLC	\$0.00
792	Institute for the Future	Institute for the Future 124 University Avenue Palo Alto, CA 94301	Vitamin Shoppe Industries LLC	Letter of Agreement Foresight-to-Insight-to- Action Workshop, dated December 20, 2013, by and between Vitamin Shoppe Industries LLC and Institute for the Future	\$0.00
793	Integral Yoga Distribution Inc	Integral Yoga Distribution Inc 2168 Woodland Church Rd Buckingham, VA 23921	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 13, 2012, by and between Vitamin Shoppe Industries LLC and Integral Yoga Distribution Inc	\$0.00
794	Integrity Express Logistics, LLC	Integrity Express Logistics, LLC 4420 Cooper Road Suite 400 Cincinnati, OH 45242	Vitamin Shoppe Procurement Services, LLC	Broker/Carrier Transportation Agreement, March 19, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Integrity Express Logistics, LLC	\$0.00
795	Integrity Landscaping Solutions, Inc.	Integrity Landscaping Solutions, Inc. 11200 Leadbetter Road Ashland, VA 23005	Vitamin Shoppe Industries LLC	2025 Contract Proposal, dated January 14, 2025, by and between Vitamin Shoppe Industries LLC and Integrity Landscaping Solutions, Inc.	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
796	Integrity Retail Distribution, Inc.	Integrity Retail Distribution, Inc. 15221 Canary Ave La Mirada, CA 90638	Vitamin Shoppe Industries LLC	Amendment No.1 to Master Services Agreement, dated May 15, 2015, by and between Vitamin Shoppe Industries LLC and Integrity Retail Distribution, Inc.	\$0.00
797	Intelligent*Vitamin*C Inc	Intelligent*Vitamin*C Inc 24W500 Maple Ave STE 107 Naperville, IL 60540	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 28, 2013, by and between Vitamin Shoppe Industries LLC and Intelligent*Vitamin*C Inc	\$0.00
798	Interactive Communications International, Inc.	Interactive Communications International, Inc. 250 Williams Street 5th Floor, Suite 5-2002 Atlanta, GA 30303	Vitamin Shoppe Industries LLC	Product Provider Master Agreement, dated December 27, 2016, by and between Vitamin Shoppe Industries LLC and Interactive Communications International, Inc.	\$0.00
799	Interactive Communications International, Inc.	Interactive Communications International, Inc. 250 Williams Street 5th Floor, Suite 5-2002 Atlanta, GA 30303	Vitamin Shoppe Procurement Services, LLC	Product Provider Distribution Agreement, dated August, 27, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Interactive Communications International, Inc.	\$0.00
800	Interbrand	Interbrand 700 W. Pete Rose Way Suite 460 Cincinnati, OH 45203	Vitamin Shoppe Industries LLC	Vitamin Shoppe - Brand Strategy Refresh & Validation, dated November 2, 2018, by and between Vitamin Shoppe Industries LLC and Interbrand	\$0.00
801	InterHealth Nutraceuticals Incorporated	InterHealth Nutraceuticals Incorporated 5451 Industrial Way Benicia, CA 94510	Vitamin Shoppe Procurement Services, LLC	UC-II® Licensing Agreement, dated March 16, 2016, by and between Vitamin Shoppe Procurement Services, LLC and InterHealth Nutraceuticals Incorporated	\$0.00
802	International Business Machines Corporation	International Business Machines Corporation 1 New Orchard Road Armonk, NY 10504	Vitamin Shoppe Industries LLC	Client Relationship Agreement, dated April 30, 2015, by and between Vitamin Shoppe Industries LLC and International Business Machines Corporation	\$170,294.55
803	International Integrated Solutions, Ltd.	International Integrated Solutions, Ltd. 137 Commercial Street Plainview, NY 11803	Vitamin Shoppe Industries LLC	Master Service Agreement, dated November 2, 2015, by and between Vitamin Shoppe Industries LLC and International Integrated Solutions, Ltd.	\$0.00
804	International Licensing Group Corporation	International Licensing Group Corporation 9465 Wilshire Blvd. suite 300 Beverly Hills, CA 90212	Vitamin Shoppe Procurement Services, LLC	PURCHASE AGREEMENT, dated March 7, 2019, by and between Vitamin Shoppe Procurement Services, LLC and International Licensing Group Corporation	\$0.00
805	N/A	N/A	N/A	[reserved]	N/A
806	International Trade Routes	International Trade Routes 645 Wemple Road Glenmont, NY 12077	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated August 22, 2013, by and between Vitamin Shoppe Industries LLC and International Trade Routes	\$0.00
807	Interstate Corporate	Interstate Corporate 508 PRUDENTIAL ROAD SUITE 100 Horsham, PA 19044	Vitamin Shoppe Industries LLC	VA Janitorial Services Contract Renewal, dated December 1, 2024, by and between Vitamin Shoppe Industries LLC and Interstate Corporate	\$0.00
808	Interstate Corporate	Interstate Corporate 508 PRUDENTIAL ROAD SUITE 100 Horsham, PA 19044	Vitamin Shoppe Industries LLC	2025 Contract Renewal - 925 North 127th Avenue, Avondale, AZ, dated December 20, 2024, by and between Vitamin Shoppe Industries LLC and Interstate Corporate	\$0.00
809	Intertek	Intertek 200 Westlake Park Blvd., #400 Houston, TX 77079	Vitamin Shoppe Industries LLC	Credit Application / Agreement, dated May 1, 2024, by and between Vitamin Shoppe Industries LLC and Intertek	\$0.00
810	InterVision Global Inc	InterVision Global Inc L14 CIC One Broadway Cambridge, MA 21421147	Vitamin Shoppe Industries LLC	Perceptor Lifetime Licence Agreement by and between Vitamin Shoppe Industries LLC and InterVision Global Inc	\$0.00

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811	Intrinsics, Inc. (dba NameStormers)	Intrinsics, Inc. (dba NameStormers) 2201 EAST WINDSOR ROAD Austin, TX 78703	Vitamin Shoppe Industries LLC	Developing a New Brand Name [NameStorming® Statement of Work], dated February 12, 2021, by and between Vitamin Shoppe Industries LLC and Intrinsics, Inc. (dba NameStormers)	\$0.00
812	Inversiones en Recreacion, Deporte y Salud S.A. - BODYTECH	Inversiones en Recreacion, Deporte y Salud S.A. - BODYTECH Cra. 20 #83-20 Bogota, 110221	Vitamin Shoppe Industries LLC	WORLDWIDE MUTUAL TRADEMARK CONSENT AND COEXISTENCE AGREEMENT, dated June 20, 2016, by and between Vitamin Shoppe Industries LLC and Inversiones en Recreacion, Deporte y Salud S.A. - BODYTECH	\$0.00
813	Inversiones en Recreacion, Deporte y Salud S.A. - BODYTECH	Inversiones en Recreacion, Deporte y Salud S.A. - BODYTECH Cra. 20 #83-20 Bogota, 110221	Vitamin Shoppe Procurement Services, LLC	WORLDWIDE MUTUAL TRADEMARK CONSENT AND COEXISTENCE AGREEMENT, dated June 20, 2016, by and between Vitamin Shoppe Industries LLC and Inversiones en Recreacion, Deporte y Salud S.A. - BODYTECH	\$0.00
814	INW Living Ecology	INW Living Ecology 240 Crouse Dr Corona, CA 92879	Vitamin Shoppe Industries LLC	Exclusive Manufacturing Agreement, dated December 22, 2023, by and between Vitamin Shoppe Industries LLC and INW Living Ecology	\$0.00
815	iPDG (Innomark Permanent Display Group)	iPDG (Innomark Permanent Display Group) 3233 South Tech Blvd. Miamisburg, OH 45342	Vitamin Shoppe Industries LLC	Master Supply Agreement, dated September 16, 2014, by and between Vitamin Shoppe Industries LLC and iPDG (Innomark Permanent Display Group)	\$0.00
816	IQ Formulations LLC, DBA Metabolic Nutrition	IQ Formulations LLC, DBA Metabolic Nutrition 523 Sawgrass Corporate Parkway Sunrise, FL 33325	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 1, 2017, by and between Vitamin Shoppe Industries LLC and IQ Formulations LLC, DBA Metabolic Nutrition	\$0.00
817	Iron Mountain Secure Shredding, Inc.	Iron Mountain Secure Shredding, Inc. One Federal Street Boston, MA 02110	Vitamin Shoppe Industries LLC	Secure Shredding Services Agreement, dated January 1, 2015, by and between Vitamin Shoppe Industries LLC and Iron Mountain Secure Shredding, Inc.	\$54,832.24
818	Iron-Tek	Iron-Tek 180 Motor Parkway Hauppauge, NY 11788	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 14, 2011, by and between Vitamin Shoppe Industries LLC and Iron-Tek	\$0.00
819	Irwin Naturals	Irwin Naturals 5310 Beethoven St. Los Angeles, CA 90066	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated January 29, 2017, by and between Vitamin Shoppe Industries LLC and Irwin Naturals	\$0.00
820	ISALTIS	ISALTIS 56 rue Paul Cazeauve Lyon, 69008	Vitamin Shoppe Procurement Services, LLC	Trademark service agreement (HYDRA 4G TM Trademark), dated September 3, 2019, by and between Vitamin Shoppe Procurement Services, LLC and ISALTIS	\$0.00
821	Isatori Technologies, LLC	Isatori Technologies, LLC 15000 West 6th Avenue, Suite 202 Golden, CO 80401	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated July 2, 2017, by and between Vitamin Shoppe Industries LLC and Isatori Technologies, LLC	\$50,572.11
822	Islamic Services of America	Islamic Services of America P.O Box 521 Cedar Rapids, IA 52406	Vitamin Shoppe Industries LLC	Addendum A to Service Agreement, dated December 15, 2014, by and between Vitamin Shoppe Industries LLC and Islamic Services of America	\$0.00
823	Islamic Services of America	Islamic Services of America P.O Box 521 Cedar Rapids, IA 52406	Vitamin Shoppe Industries LLC	Addendum B to Service Agreement, dated December 15, 2014, by and between Vitamin Shoppe Industries LLC and Islamic Services of America	\$0.00
824	Islamic Services of America	Islamic Services of America P.O Box 521 Cedar Rapids, IA 52406	Vitamin Shoppe Industries LLC	Master Service Agreement, dated December 12, 2014, by and between Vitamin Shoppe Industries LLC and Islamic Services of America	\$0.00
825	ISO International, LLC	ISO International, LLC 2215 Auto Park Way ESCONDIDO, CA 92029	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 26, 2019, by and between Vitamin Shoppe Procurement Services, LLC and ISO International, LLC	\$0.00

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826	ITO EN (North America) INC.	ITO EN (North America) INC. 20 Jay Street Suite 530 Brooklyn, NY 11201	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated September 28, 2012, by and between Vitamin Shoppe Industries LLC and ITO EN (North America) INC.	\$0.00
827	J.B. Hunt Transport, Inc.	J.B. Hunt Transport, Inc. 615 J.B. Hunt Corporate Drive Lowell, AR 72745	Vitamin Shoppe Procurement Services, LLC	Transportation Agreement, dated April 10, 2015, by and between Vitamin Shoppe Procurement Services, LLC and J.B. Hunt Transport, Inc.	\$0.00
828	J.R. Carlson Laboratories, Inc	J.R. Carlson Laboratories, Inc 600 W University Arlington Heights, IL 60004	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 29, 2017, by and between Vitamin Shoppe Industries LLC and J.R. Carlson Laboratories, Inc	\$0.00
829	JaceyCakes, LLC (DBA FlapJacked)	JaceyCakes, LLC (DBA FlapJacked) 960 W. 124th Ave. Suite 950 Westminster, CO 80234	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 2, 2015, by and between Vitamin Shoppe Procurement Services, LLC and JaceyCakes, LLC (DBA FlapJacked)	\$0.00
830	N/A	N/A	N/A	[reserved]	N/A
831	Jakemans Confectioners	Jakemans Confectioners 114 Bay Street Manchester, NH 03104	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated September 27, 2010, by and between Vitamin Shoppe Industries LLC and Jakemans Confectioners	\$0.00
832	Japan Health Products, Inc.	Japan Health Products, Inc. P.O. Box 472 Tryon, NC 28782	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 10, 2012, by and between Vitamin Shoppe Industries LLC and Japan Health Products, Inc.	\$0.00
833	Jarrow Formulas	Jarrow Formulas 1824 South Robertson Blvd Los Angeles, CA 90035	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and Jarrow Formulas	\$0.00
834	Jarrow Formulas	Jarrow Formulas 1824 South Robertson Blvd Los Angeles, CA 90035	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 28, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Jarrow Formulas	\$0.00
835	Jarrow Formulas	Jarrow Formulas 1824 South Robertson Blvd Los Angeles, CA 90035	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 8, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Jarrow Formulas	\$0.00
836	Javazen	Javazen 4505 Campus Drive College Park, MD 20742	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 18, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Javazen	\$0.00
837	Jay Robb Enterprises, Inc	Jay Robb Enterprises, Inc 6339 Paseo Del Lago Carlsbad, CA 92011	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 30, 2017, by and between Vitamin Shoppe Industries LLC and Jay Robb Enterprises, Inc	\$0.00
838	JD Beauty Group	JD Beauty Group 5 Adams Avenue Hauppauge, NY 11788	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 6, 2014, by and between Vitamin Shoppe Industries LLC and JD Beauty Group	\$0.00
839	JDA Software, Inc.	JDA Software, Inc. 15059 N. Scottsdale Road, Suite 400 Scottsdale, AZ 753202621	Vitamin Shoppe Industries LLC	Software License and Services Agreement, dated September 22, 2019, by and between Vitamin Shoppe Industries LLC and JDA Software, Inc.	\$0.00
840	Jeffrey James, LLC	Jeffrey James, LLC 1627 Sunset Ave. SW Seattle, WA 98116	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated September 30, 2013, by and between Vitamin Shoppe Industries LLC and Jeffrey James, LLC	\$0.00
841	JHS Natural Products Inc.	JHS Natural Products Inc. 1025 Conger St #6 Eugene, OR 97402	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 28, 2013, by and between Vitamin Shoppe Industries LLC and JHS Natural Products Inc. dba Mushroom Science	\$0.00
842	JMS Technical Solutions	JMS Technical Solutions 7600 JERICHO TPKE SUITE 200 Woodbury, NY 11797	Vitamin Shoppe Industries LLC	Statement of Work Form, dated August 7, 2017, by and between Vitamin Shoppe Industries LLC and JMS Technical Solutions	\$0.00

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843	Joe Reizer	Joe Reizer 29 Woodview Dr. Howell, NJ 07731	Vitamin Shoppe Industries LLC	Model Release Agreement, dated October 30, 2017, by and between Vitamin Shoppe Industries LLC and Joe Reizer	\$0.00
844	John's Lone Star Distribution Inc.	John's Lone Star Distribution Inc. 922 Hempstead Turnpike, Suite # 2 Franklin Square, NY 11010	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated September 11, 2012, by and between Vitamin Shoppe Industries LLC and John's Lone Star Distribution Inc.	\$0.00
845	JTM Foods LLC	JTM Foods LLC 2126 East 33 St. Erie, PA 16502	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 17, 2017, by and between Vitamin Shoppe Procurement Services, LLC and JTM Foods LLC	\$0.00
846	Juicero, Inc.	Juicero, Inc. 2001 Bryant Street San Francisco, CA 94110	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 28, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Juicero, Inc.	\$0.00
847	Jumpmind, Inc.	Jumpmind, Inc. 8999 Gemini Parkway, Suite 100 Columbus, OH 43240	Vitamin Shoppe Industries LLC	Statement of Work #1 - Jumpmind Commerce Phase 1, dated September 5, 2023, by and between Vitamin Shoppe Industries LLC and Jumpmind, Inc.	\$55,437.50
848	Jumpmind, Inc.	Jumpmind, Inc. 8999 Gemini Parkway, Suite 100 Columbus, OH 43240	Vitamin Shoppe Industries LLC	Statement of Work #4, dated November 15, 2024, by and between Vitamin Shoppe Industries LLC and Jumpmind, Inc.	\$0.00
849	Just C Inc.	Just C Inc. 7700 Irvine Center Dr. Irvine, CA 92618	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 25, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Just C Inc.	\$0.00
850	Kaged Muscle	Kaged Muscle 101 Main St. Suite 360 HUNTINGTON BEACH, CA 92648	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 5, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Kaged Muscle, LLC	\$0.00
851	Kaitas Group International d.b.a. Organic Evolution USA	Kaitas Group International d.b.a. Organic Evolution USA 4083 E. Airport Drive Ontario, CA 91761	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 7, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Kaitas Group International d.b.a. Organic Evolution USA	\$0.00
852	Kaizen Nutrition Inc NV	Kaizen Nutrition Inc NV 14936 S Figueroa Street Gardena, CA 90248	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 27, 2013, by and between Vitamin Shoppe Industries LLC and Kaizen Nutrition Inc NV	\$0.00
853	Kare-N-Herbs	Kare-N-Herbs P.O. Box 99 York Harbor, ME 03911	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Kare-N-Herbs	\$0.00
854	Kargo Global Inc.	Kargo Global Inc. 826 Broadway, 5th Floor New York, NY 10003	Vitamin Shoppe Industries LLC	Kargo Advertising Insertion Order, dated December 18, 2024, by and between Vitamin Shoppe Industries LLC and Kargo Global Inc.	\$0.00
855	Karma Culture, LLC	Karma Culture, LLC 30-A Grove Street Pittsford, NY 14534	Vitamin Shoppe Industries LLC	Purchase Agreement, dated December 29, 2014, by and between Vitamin Shoppe Industries LLC and Karma Culture, LLC	\$0.00
856	KATE FARMS LLC	KATE FARMS LLC 1621 Central Avenue Cheyenne, WY 82001	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 27, 2013, by and between Vitamin Shoppe Industries LLC and KATE FARMS LLC	\$0.00
857	KDV Wealth Management LLC	KDV Wealth Management LLC 3800 American Boulevard W, Suite 100 Bloomington, MN 55431	Vitamin Shoppe Industries LLC	Investment Advisory Agreement for Retirement Plan Services, dated January 1, 2015, by and between Vitamin Shoppe Industries LLC and KDV Wealth Management LLC	\$0.00
858	Keeki Pure and Simple	Keeki Pure and Simple 950 Vitality Drive NW, Suite C Comstock Park, MI 49321	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 3, 2015, by and between Vitamin Shoppe Industries LLC and Keeki Pure and Simple	\$0.00

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859	KeHE Distributors LLC	KeHE Distributors LLC 1245 E. Diehl Road, Suite 200 Naperville, IL 60563	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 19, 2016, by and between Vitamin Shoppe Procurement Services, LLC and KeHE Distributors LLC	\$0.00
860	Kellogg Company	Kellogg Company 1 Kellogg Square Battle Creek, MI 49017	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 6, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Kellogg Company	\$0.00
861	Kemin Foods, L.C. d/b/a Kemin Health, L.C.	Kemin Foods, L.C. d/b/a Kemin Health, L.C. 600 East Court Ave. Des Moines, IA 50309	Vitamin Shoppe Industries LLC	LICENSE AGREEMENT, dated June 13, 2006, by and between Vitamin Shoppe Industries LLC and Kemin Foods, L.C. d/b/a Kemin Health, L.C.	\$0.00
862	Kemin Health, L.C.	Kemin Health, L.C. 600 E. Court Ave., Suite A Des Moines, IA 50309-2058	Vitamin Shoppe Industries LLC	Slendesta™ (and design) TRADEMARK LICENSE AGREEMENT, dated December 17, 2007, by and between Vitamin Shoppe Industries LLC and Kemin Health, L.C.	\$0.00
863	Kemin Industries, Inc.	Kemin Industries, Inc. 600 E. Court Ave., Suite A Des Moines, IA 50309	Betancourt Sports Nutrition, LLC	Slendesta® (and design) TRADEMARK LICENSE AGREEMENT With Slendesta Trademark Graphic Standards, dated January 19, 2015, by and between Betancourt Sports Nutrition, LLC and Kemin Industries, Inc.	\$0.00
864	Kemin Industries, Inc.	Kemin Industries, Inc. 1900 Scott Avenue Des Moines, IA 50317	Vitamin Shoppe Procurement Services, LLC	FloraGLO Trademark Sublicense Agreement, dated February 26, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Kemin Industries, Inc.	\$0.00
865	KetoLogic, LLC	KetoLogic, LLC 300 W Morgan Street, Suite 1510 Durham, NC 27701	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 6, 2018, by and between Vitamin Shoppe Procurement Services, LLC and KetoLogic, LLC	\$0.00
866	Ketologie LLC	Ketologie LLC 5307 E. Mockingbird Lane, 5th Floor Dallas, TX 75206	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 3, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Ketologie LLC	\$0.00
867	Kettle and Fire LLC	Kettle and Fire LLC 2643 Hyde Street San Francisco, CA 94109	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 3, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Kettle and Fire LLC	\$0.00
868	Keynote Systems, Inc.	Keynote Systems, Inc. 777 Mariners Island Blvd. San Mateo, CA 94404	Vitamin Shoppe Industries LLC	Keynote DeviceAnywhere Services Order Test Center Enterprise, dated December 12, 2014, by and between Vitamin Shoppe Industries LLC and Keynote Systems, Inc.	\$0.00
869	Keystone Technology Management	Keystone Technology Management 2221 Cabot Blvd W Ste D Langhorne, PA 19047	Vitamin Shoppe Industries LLC	Statement of Work, dated February 1, 2016, by and between Vitamin Shoppe Industries LLC and Keystone Technology Management	\$0.00
870	Keystone Technology Management, a division of Keystone Memory Group LLC	Keystone Technology Management, a division of Keystone Memory Group LLC 2221 Cabot Blvd West - Suite D Langhorne, PA 19047	Vitamin Shoppe Industries LLC	Master Services Agreement, dated February 1, 2016, by and between Vitamin Shoppe Industries LLC and Keystone Technology Management, a division of Keystone Memory Group LLC	\$0.00
871	Keyview Labs, Inc.	Keyview Labs, Inc. 5737 Benjamin Center Dr. Tampa, FL 33634	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 1, 2017, by and between Vitamin Shoppe Industries LLC and Keyview Labs, Inc.	\$0.00
872	Kheper Games	Kheper Games 440 South Holgate Seattle, WA 98134	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 30, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Kheper Games	\$0.00
873	Kill Cliff, LLC	Kill Cliff, LLC 3715 Northside Parkway, Bldg 400 475 Atlanta, GA 30327	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and Kill Cliff, LLC	\$0.00

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874	Kimmerle Newman Architects	Kimmerle Newman Architects 1109 Mt. Kemble Ave. Harding Twp, NJ 07976	Vitamin Shoppe Industries LLC	Additional Service Authorization Architectural and Interior Design Services, dated July 17, 2017, by and between Vitamin Shoppe Industries LLC and Kimmerle Newman Architects	\$0.00
875	Kimmerle Newman Architects, PA	Kimmerle Newman Architects, PA 264 South Street MORRISTOWN, NJ 7960	Vitamin Shoppe Industries LLC	Owner's Standard Rider to Architect Agreement, dated January 2016, by and between Vitamin Shoppe Industries LLC and Kimmerle Newman Architects, PA	\$0.00
876	kin+kind	kin+kind 220 E. 5th St. #2W New York, NY 10003	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 21, 2020, by and between Vitamin Shoppe Procurement Services, LLC and kin+kind	\$0.00
877	KIND, LLC.	KIND, LLC. PO Box 705 - Midtown Station New York, NY 10018	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated September 1, 2011, by and between Vitamin Shoppe Industries LLC and KIND, LLC.	\$0.00
878	King Bio	King Bio 3 Westside Drive Asheville, NC 28806	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 29, 2017, by and between Vitamin Shoppe Industries LLC and King Bio	\$0.00
879	King Fisher Media, LLC	King Fisher Media, LLC P.O. BOX 37 Midvale, UT 84047	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 1, 2017, by and between Vitamin Shoppe Industries LLC and King Fisher Media, LLC	\$0.00
880	Kinker Press, inc.	Kinker Press, inc. 1681 Mountain Road Glen Allen, VA 23060	Vitamin Shoppe Industries LLC	Quote #50214 - Office Door Name Plates & Privacy Vinyl, dated August 7, 2024, by and between Vitamin Shoppe Industries LLC and Kinker Press, inc.	\$0.00
881	Kinter (K International, Inc.)	Kinter (K International, Inc.) 3333 Oak Grove Ave Waukegan, IL 60087	Vitamin Shoppe Industries LLC	Master Supply Agreement, dated February 23, 2015, by and between Vitamin Shoppe Industries LLC and Kinter (K International, Inc.)	\$5,661.74
882	Kirk Palmer Associates, Inc.	Kirk Palmer Associates, Inc. 500 Fifth Avenue, 53rd Floor New York, NY 10110	Vitamin Shoppe Industries LLC	Letter of Agreement, dated October 22, 2015, by and between Vitamin Shoppe Industries LLC and Kirk Palmer Associates, Inc.	\$0.00
883	Kirk's Natural LLC	Kirk's Natural LLC 1820 Airport Exchange Blvd Erlanger, KY 41018	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 20, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Kirk's Natural LLC	\$0.00
884	Kiss My Face Corporation	Kiss My Face Corporation 144 Main Street P.O. Box 224 Gardiner, NY 12525	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 1, 2017, by and between Vitamin Shoppe Industries LLC and Kiss My Face Corporation	\$0.00
885	Kiss My Keto	Kiss My Keto 8066 Melrose Ave, Suite 3 Los Angeles, CA 90046	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 8, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Kiss My Keto	\$0.00
886	Kiss Nutraceuticals, LLC	Kiss Nutraceuticals, LLC 5151 Bannock Street 8 Rob Jennison Denver, CO 80216	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated February 15, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Kiss Nutraceuticals, LLC	\$0.00
887	KITU Life, Inc.	KITU Life, Inc. 1732 1st Ave #25614 New York, NY 10128	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 30, 2018, by and between Vitamin Shoppe Procurement Services, LLC and KITU Life, Inc.	\$0.00
888	Klarna Bank AB	Klarna Bank AB 629 N High Street, Suite 300 Columbus, OH 43215	Vitamin Shoppe Industries LLC	Standard Insertion Order, dated December 19, 2024, by and between Vitamin Shoppe Industries LLC and Klarna Bank AB	\$0.00
889	KLDiscovery	KLDiscovery 8201 Greensboro Drive Suite 300 McLean, VA 22102	Vitamin Shoppe Industries LLC	Master Agreement, dated January 20, 2021, by and between Vitamin Shoppe Industries LLC and KLDiscovery	\$0.00



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890	KLDiscovery Ontrack, LLC	KLDiscovery Ontrack, LLC PO BOX 845823 DALLAS, TX 752845823	Vitamin Shoppe Industries LLC	Consent and Waiver for Remote Managed Review, dated February 17, 2021, by and between Vitamin Shoppe Industries LLC and KLDiscovery Ontrack, LLC	\$0.00
891	Klean Kanteen, Inc.	Klean Kanteen, Inc. 4345 Hedstrom Way Chico, CA 95973	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 1, 2013, by and between Vitamin Shoppe Industries LLC and Klean Kanteen, Inc.	\$0.00
892	Know Brainer Foods, LLC	Know Brainer Foods, LLC 9960 Phillips Road Lafayette, CO 80026	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 1, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Know Brainer Foods, LLC	\$0.00
893	Know Brands, Inc dba Know Foods	Know Brands, Inc dba Know Foods 3035 Peachtree Road NE, Ste 200 Atlanta, GA 30305	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 19, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Know Brands, Inc dba Know Foods	\$0.00
894	Kodiak Cakes LLC	Kodiak Cakes LLC 3247 Santa Fe Rd Park City, UT 84098	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 25, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Kodiak Cakes LLC	\$0.00
895	Kokoro	Kokoro 17731 Irvine Blvd. Suite 102 Tustin, CA 92780	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 14, 2011, by and between Vitamin Shoppe Industries LLC and Kokoro	\$0.00
896	KonaRed (Sandwich Isles Trading Co Inc.)	KonaRed (Sandwich Isles Trading Co Inc.) P.O Box Kalaheo, HI 96741	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 27, 2012, by and between Vitamin Shoppe Industries LLC and KonaRed (Sandwich Isles Trading Co Inc.)	\$0.00
897	Koosharem LLC dba Select Staffing	Koosharem LLC dba Select Staffing 16040 Christensen Road Suite 101 Tukwila, WA 98188	Vitamin Shoppe Mariner, LLC	Staffing Services Agreement, dated May 27, 2014, by and among Vitamin Shoppe Mariner, LLC and Koosharem LLC and its subsidiaries dba Select Staffing	\$0.00
898	Körber Supply Chain US, Inc.	Körber Supply Chain US, Inc. Dept Ch 17044 Palatine, IL 600557091	Vitamin Shoppe Industries LLC	Letter of Authorization, dated April 12, 2023, by and between Vitamin Shoppe Industries LLC and Körber Supply Chain US, Inc.	\$13,490.40
899	Kosmea Australia Pty Ltd	Kosmea Australia Pty Ltd 71 Glen Osmond Road EASTWOOD, South Australia 5063	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 22, 2013, by and between Vitamin Shoppe Industries LLC and Kosmea Australia Pty Ltd	\$0.00
900	Kount Inc.	Kount Inc. 917 South Lusk, 3rd Floor Boise, ID 83706	Vitamin Shoppe Industries LLC	Amendment No. 2 to the Kount Services Agreement, dated June 18, 2018, by and between Vitamin Shoppe Industries LLC and Kount Inc.	\$0.00
901	KPM Enterprises Inc.	KPM Enterprises Inc. 1056 Saginaw Crescent Mississauga, ON L5H 3W5	Vitamin Shoppe Procurement Services, LLC	Pilot Event Program Agreement, dated July 2016, by and between Vitamin Shoppe Procurement Services, LLC and KPM Enterprises Inc.	\$0.00
902	Krave Jerky	Krave Jerky 117 W Napa Street, Suite C Sonoma, CA 95476	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 11, 2013, by and between Vitamin Shoppe Industries LLC and Krave Jerky	\$0.00
903	Kronos	Kronos 900 Chelmsford Street Lowell, MA 1851	Vitamin Shoppe Industries LLC	Application Hosting Addendum Supplemental Terms and Conditions, dated September 30, 2011, by and between Vitamin Shoppe Industries LLC and Kronos	\$66,542.00
904	Kronos Incorporated	Kronos Incorporated PO BOX 743208 Atlanta, GA 303743208	Vitamin Shoppe Industries LLC	KRONOS SALES, SOFTWARE LICENSE AND SERVICES AGREEMENT, dated September 30, 2011, by and between Vitamin Shoppe Industries LLC and Kronos Incorporated	\$0.00
905	Kronos Incorporated	Kronos Incorporated 297 Billerica Road Chelmsford, MA 01824	Vitamin Shoppe Industries LLC	MFA Liability Disclaimer Agreement, dated April 29, 2024, by and between Vitamin Shoppe Industries LLC and Kronos Incorporated	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
906	K-Tec Inc., dba Blendtec	K-Tec Inc., dba Blendtec 1206 South 1680 West Orem, UT 84058	Vitamin Shoppe Industries LLC	Purchase Agreement, dated September 15, 2014, by and between Vitamin Shoppe Industries LLC and K-Tec Inc., dba Blendtec	\$0.00
907	Kuli Kuli, Inc.	Kuli Kuli, Inc. 600 Grand Ave Suite 410B Oakland, CA 94610	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 31, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Kuli Kuli, Inc.	\$16,602.30
908	KutKrew Productions	KutKrew Productions 6123 Woodbine St Ridgewood, NY 11385	Betancourt Sports Nutrition, LLC	KutKrew Productions Contract, dated June 10, 2025, by and between Betancourt Sports Nutrition, LLC and KutKrew Productions	\$0.00
909	KW ABSC, Inc.	KW ABSC, Inc. 18655 Bishop Avenue Carson, CA 90746	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 14, 2015, by and between Vitamin Shoppe Procurement Services, LLC and KW ABSC, Inc.	\$0.00
910	KXP Advantage Services LLC	KXP Advantage Services LLC 11777 San Vicente Blvd Suite 747 Los Angeles, CA 90049	Vitamin Shoppe Procurement Services, LLC	Store Delivery Carrier Agreement, dated December 18, 2023, by and between Vitamin Shoppe Procurement Services, LLC and KXP Advantage Services LLC	\$0.00
911	Kyowa Hakko USA, Inc.	Kyowa Hakko USA, Inc. 600 Third Ave. New York, NY 10016	Vitamin Shoppe Industries LLC	COGNIZIN® MARKETING AGREEMENT, dated November 30, 2017, by and between Vitamin Shoppe Industries LLC and Kyowa Hakko USA, Inc.	\$0.00
912	Kyowa Hakko USA, Inc.	Kyowa Hakko USA, Inc. 600 Third Ave. New York, NY 10016	Vitamin Shoppe Industries LLC	Sustamine® Marketing Agreement, dated June 12, 2017, by and between Vitamin Shoppe Industries LLC and Kyowa Hakko USA, Inc.	\$0.00
913	L.A. Aloe, LLC	L.A. Aloe, LLC 80 W Sierra Madre Blvd Suite 364 Sierra Madre, CA 91024	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 24, 2013, by and between Vitamin Shoppe Industries LLC and L.A. Aloe, LLC	\$0.00
914	La Quinta Inn & Suites	La Quinta Inn & Suites 350 Lighting Way Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Event Agreement, dated October 14, 2015, by and between Vitamin Shoppe Industries LLC and La Quinta Inn & Suites	\$0.00
915	LabCorp Employer Services, Inc.	LabCorp Employer Services, Inc. 7221 Lee Deforest Drive, Suite 600 Columbia, MD 21046	Vitamin Shoppe Industries LLC	Master Services Agreement Short Form, dated August 2, 2021, by and between Vitamin Shoppe Industries LLC and LabCorp Employer Services, Inc.	\$0.00
916	LABRADA NUTRITION	LABRADA NUTRITION 333 NORTH PARK CENTRAL DRIVE HOUSTON, TX 77073	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and LABRADA NUTRITION	\$0.00
917	Lafe's Natural Bodycare	Lafe's Natural Bodycare 8204 N. Lamar Blvd, Ste B-12 Austin, TX 78753	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Lafe's Natural Bodycare	\$0.00
918	Lamas Beauty, Inc.	Lamas Beauty, Inc. 6222 Wilshire Boulevard Suite 501 Los Angeles, CA 90048	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 14, 2014, by and between Vitamin Shoppe Industries LLC and Lamas Beauty, Inc.	\$0.00
919	LaneLabs - USA, Inc.	LaneLabs - USA, Inc. 3 North Street Waldwick, NJ 07463	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 17, 2011, by and between Vitamin Shoppe Industries LLC and LaneLabs - USA, Inc.	\$0.00
920	LaserShip, Inc.	LaserShip, Inc. 1912 Woodford Road Vienna, VA 22182	Vitamin Shoppe Industries LLC	Transportation Services Agreement, dated October 12, 2014, by and between Vitamin Shoppe Industries LLC and LaserShip, Inc.	\$0.00
921	LDI Color Toolbox	LDI Color Toolbox 50 Jericho Quadrangle Jericho, NY 11753	Vitamin Shoppe Industries LLC	Managed Print Services Performance Agreement, dated June 19, 2017, by and between Vitamin Shoppe Industries LLC and LDI Color Toolbox	\$0.00
922	Leaner Creamer, LLC	Leaner Creamer, LLC 8659 Hayden Place Culver City, CA 90232	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 21, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Leaner Creamer, LLC	\$0.00

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923	Leap Agents	Leap Agents 955 Shadeland Ave Suite 4, 231 Ascot Place Burlington, ON L7T 2M2	Vitamin Shoppe Industries LLC	Executive Branding Coaching Contract, dated April 1, 2018, by and between Vitamin Shoppe Industries LLC and Leap Agents	\$0.00
924	Left Handed Libra LLC dba Jane Carter Solution	Left Handed Libra LLC dba Jane Carter Solution 45 South 17th Street East Orange, NJ 07018	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 6, 2015, by and between Vitamin Shoppe Industries LLC and Left Handed Libra LLC dba Jane Carter Solution	\$0.00
925	Legendary Foods, LLC	Legendary Foods, LLC 10825 Queensland St Los Angeles, CA 90034	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 26, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Legendary Foods, LLC	\$0.00
926	Legion Athletics, Inc.	Legion Athletics, Inc. 1255 Cleveland St 4th Fl Clearwater, FL 33755	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 4, 2014, by and between Vitamin Shoppe Procurement Services, LLC and Legion Athletics, Inc.	\$0.00
927	Lenny & Larry's, Inc.	Lenny & Larry's, Inc. 8803 Amigo Ave Northridge, CA 91324	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and Lenny & Larry's, Inc.	\$0.00
928	Leprino Performance Brands, LLC	Leprino Performance Brands, LLC 1830 W. 38th Avenue Denver, CO 80211	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 18, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Leprino Performance Brands, LLC	\$29,133.32
929	Leslie's Organics, LLC	Leslie's Organics, LLC 298 Miller Ave. Mill Valley, CA 94941	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 15, 2011, by and between Vitamin Shoppe Industries LLC and Leslie's Organics, LLC	\$0.00
930	Lesser Evil LLC	Lesser Evil LLC 83 Newtown Rd, 2nd Floor Danbury, CT 06810	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 1, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Lesser Evil LLC	\$0.00
931	Levlad LLC dba Nature's Gate	Levlad LLC dba Nature's Gate 9200 Mason Ave Chatsworth, CA 91311	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 1, 2010, by and between Vitamin Shoppe Industries LLC and Levlad LLC dba Nature's Gate	\$0.00
932	Levo Healthcare Consulting, Inc.	Levo Healthcare Consulting, Inc. 220 W 7TH AVENUE SUITE 210 Tampa, FL 33602	Vitamin Shoppe Industries LLC	Terms of Service, dated May 1, 2024, by and between Vitamin Shoppe Industries LLC and Levo Healthcare Consulting, Inc.	\$1,200.00
933	Lexmark International, Inc.	Lexmark International, Inc. 740 W. New Circle Road Lexington, KY 40511	Vitamin Shoppe Industries LLC	Lexmark Purchase Agreement, dated March 24, 2016, by and between Vitamin Shoppe Industries LLC and Lexmark International, Inc.	\$0.00
934	Liberty Elevator Corporation	Liberty Elevator Corporation 63 East 24th Street Paterson, NJ 07514	Vitamin Shoppe Industries LLC	Full Maintenance Agreement, dated November 15, 2016, by and between Vitamin Shoppe Industries LLC and Liberty Elevator Corporation	\$0.00
935	Liberty Mountain Sports, LLC	Liberty Mountain Sports, LLC 9816 S Jordan Gateway (500W) Sandy, UT 84070	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 5, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Liberty Mountain Sports, LLC	\$0.00
936	Liberty Mutual Insurance Company	Liberty Mutual Insurance Company 175 Berkeley Street Boston, MA 02116	Vitamin Shoppe Industries LLC	Hold Harmless and Marketing Agreement, dated April 25, 2017, by and between Vitamin Shoppe Industries LLC and Liberty Mutual Insurance Company	\$0.00
937	Liddell Laboratories Inc	Liddell Laboratories Inc 201 Apple Blvd PO Box 121 Woodbine, IA 51579	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Liddell Laboratories Inc	\$0.00
938	LifeAID Beverage Company, INC	LifeAID Beverage Company, INC 2833 Mission St Santa Cruz, CA 95060	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 30, 2017, by and between Vitamin Shoppe Industries LLC and Life Aid Beverage Company, Inc.	\$0.00

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939	Life Boost, LLC	Life Boost, LLC 455 East Cady Street Northville, MI 48167	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Life Boost, LLC	\$0.00
940	Lifefactory, Inc.	Lifefactory, Inc. 3 Harbor Drive Suite 215 Sausalito, CA 94965-1491	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 14, 2014, by and between Vitamin Shoppe Industries LLC and Lifefactory, Inc.	\$0.00
941	Lifespan International dba Xendurance	Lifespan International dba Xendurance PO Box 6088 Carefree, AZ 85377	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 13, 2013, by and between Vitamin Shoppe Industries LLC and Lifespan International dba Xendurance	\$0.00
942	Lifetime Brands Inc. Built Division	Lifetime Brands Inc. Built Division 1000 Stewart Avenue Garden City, NY 11530	Vitamin Shoppe Industries LLC	Purchase Agreement, dated December 9, 2014, by and between Vitamin Shoppe Industries LLC and Lifetime Brands Inc. Built Division	\$0.00
943	Lifeway Foods Inc.	Lifeway Foods Inc. 6431 W. Oakton St. Morton Grove, IL 60053	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 20, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Lifeway Foods Inc.	\$0.00
944	Lifeworks Technology Group, LLC	Lifeworks Technology Group, LLC 1412 Broadway 7th Floor New York, NY 10018	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 30, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Lifeworks Technology Group, LLC	\$0.00
945	Lily of the Desert	Lily of the Desert 1887 Geesling Rd Denton, TX 76208	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and Lily of the Desert	\$0.00
946	Lily of the Desert LLC	Lily of the Desert LLC 1887 Geesling Rd Denton, TX 76208	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated May 15, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Lily of the Desert LLC	\$0.00
947	Lily of the Desert LLC	Lily of the Desert LLC 1887 Geesling Rd Denton, TX 76208	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated June 19, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Lily of the Desert LLC	\$0.00
948	Linden Construction South Carolina	Linden Construction South Carolina 100 Brigade Street Suite 100 Charleston, SC 29403	Vitamin Shoppe Industries LLC	Construction Agreement, dated May 30, 2017, by and between Vitamin Shoppe Industries LLC and Linden Construction South Carolina	\$0.00
949	Liquid OTC, LLC	Liquid OTC, LLC PO Box 1351 336 Wolverine Dr Walled Lake, MI 48390	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 4, 2013, by and between Vitamin Shoppe Industries LLC and Liquid OTC, LLC	\$0.00
950	Little Moon Essentials, LLC	Little Moon Essentials, LLC 2475 Lincoln Ave/PO BOX 771893 Steamboat Springs, CO 80487	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 25, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Little Moon Essentials, LLC	\$0.00
951	Live Intent, Inc.	Live Intent, Inc. 100 Church, Floor 7 New York, NY 10007	Vitamin Shoppe Industries LLC	Agency/Advertiser Insertion Order, dated March 6, 2015, by and between Vitamin Shoppe Industries LLC and Live Intent, Inc.	\$0.00
952	Liveclicker, Inc.	Liveclicker, Inc. 560 South Winchester Boulevard, Suite 500 San Jose, CA 95128	Vitamin Shoppe Industries LLC	Liveclicker Service Agreement, dated 2014, by and between Vitamin Shoppe Industries LLC and Liveclicker, Inc.	\$0.00
953	Lively Up Your Breath, LLC	Lively Up Your Breath, LLC 4419 Cochran Street Simi Valley, CA 93063	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 23, 2012, by and between Vitamin Shoppe Industries LLC and Lively Up Your Breath, LLC	\$0.00
954	LivePerson, Inc.	LivePerson, Inc. 462 Seventh Avenue, 3rd Floor New York, NY 10018	Vitamin Shoppe Industries LLC	Master Services Agreement, dated June 23, 2010, by and between Vitamin Shoppe Industries LLC and LivePerson, Inc.	\$0.00

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955	LiveRamp, Inc.	LiveRamp, Inc. 667 Mission St 4th Floor San Francisco, CA 94105	Vitamin Shoppe Industries LLC	LiveRamp Offline Attribution Services Agreement, dated June 24, 2019, by and between Vitamin Shoppe Industries LLC and LiveRamp, Inc.	\$0.00
956	Liverite Products, Inc.	Liverite Products, Inc. 15495 Redwill ave, Suite C Tustin, CA 92780	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Liverite Products, Inc.	\$0.00
957	LiveWire MC2, LLC	LiveWire MC2, LLC 1747 Douglass Rd Unit C Anaheim, CA 92806	Betancourt Sports Nutrition, LLC	The Vitamin Shoppe Purchase Agreement, dated July 11, 2013, by and between Betancourt Sports Nutrition, LLC and LiveWire MC2, LLC	\$0.00
958	N/A	N/A	N/A	[reserved]	N/A
959	Living Ecology Manufacturing Inc.	Living Ecology Manufacturing Inc. 240 Crouse Drive Corona, CA 92879	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated November 1, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Living Ecology Manufacturing Inc.	\$0.00
960	Living Ecology Manufacturing Inc.	Living Ecology Manufacturing Inc. 240 Crouse Drive Corona, CA 92879	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated November 1, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Living Ecology Manufacturing Inc.	\$0.00
961	Living Well Innovations, Inc.	Living Well Innovations, Inc. 115 Engineers Rd, 2nd Floor Hauppauge, NY 11788	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 26, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Living Well Innovations, Inc.	\$0.00
962	Livingston International Inc.	Livingston International Inc. 405 The West Mall Toronto, ON M9C 5K7	Vitamin Shoppe Procurement Services, LLC	Client Service Agreement Canadian Brokerage, dated April 22, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Livingston International Inc.	\$0.00
963	LIVS Products	LIVS Products 10388 W. State Road 84 Suite 106 Fort Lauderdale, FL 33324	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated January 30, 2020, by and between Vitamin Shoppe Procurement Services, LLC and LIVS Products	\$0.00
964	LIVS Products, LLC	LIVS Products, LLC 3360 Enterprise Avenue 180 NANCY BECTON Weston, FL 33331	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated January 30, 2020, by and between Vitamin Shoppe Procurement Services, LLC and LIVS Products, LLC	\$0.00
965	Loadsmart, Inc.	Loadsmart, Inc. 150 N Michigan Ave., 19th Floor Chicago, IL 60601	Vitamin Shoppe Procurement Services, LLC	Broker/Carrier Transportation Agreement, dated May 24, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Loadsmart, Inc.	\$0.00
966	LockNet, LLC	LockNet, LLC 800 John C Watts Drive Nicholasville, KY 40356	Vitamin Shoppe Industries LLC	Sales and Services Agreement, dated February 3, 2020, by and between Vitamin Shoppe Industries LLC and LockNet, LLC	\$20,253.80
967	Locus Robotics Corp	Locus Robotics Corp PO Box 735537 Chicago, IL 606735537	Vitamin Shoppe Industries LLC	Locus Robotics End User Terms and Conditions, dated July 28, 2020, by and between Vitamin Shoppe Industries LLC and Locus Robotics Corp	\$17,877.88
968	Logic Information Systems, Inc.	Logic Information Systems, Inc. 7760 France Avenue South, Suite 640 Bloomington, MN 55435	Vitamin Shoppe Industries LLC	Statement of Work #002 Pilot Added Scope, dated April 29, 2024, by and between Vitamin Shoppe Industries LLC and Logic Information Systems, Inc.	\$116,441.25
969	Logic Information Systems, Inc.	Logic Information Systems, Inc. 7760 France Avenue South, Suite 640 Bloomington, MN 55435	Vitamin Shoppe Industries LLC	Statement of Work #004 Pilot Added Scope, dated January 13, 2024, by and between Vitamin Shoppe Industries LLC and Logic Information Systems, Inc.	\$0.00
970	Logic Information Systems, Inc.	Logic Information Systems, Inc. 7760 France Avenue South, Suite 640 Bloomington, MN 55435	Vitamin Shoppe Industries LLC	Statement of Work #003, dated October 14, 2024, by and between Vitamin Shoppe Industries LLC and Logic Information Systems, Inc.	\$0.00

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971	Logical Brands, Inc.	Logical Brands, Inc. 4900 Centennial Blvd. Nashville, TN 37209	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 29, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Logical Brands, Inc.	\$0.00
972	LogicSource, Inc.	LogicSource, Inc. 20 Marshall Street Norwalk, CT 06854	Vitamin Shoppe Industries LLC	Statement of Work, dated August 20, 2018, by and between Vitamin Shoppe Industries LLC and LogicSource, Inc.	\$0.00
973	Logile, Inc.	Logile, Inc. 2600 East Southlake Boulevard Suite 120 Southlake, TX 76092	Vitamin Shoppe Industries LLC	Application Subscription Agreement -- ECSTM, dated February 18, 2015, by and between Vitamin Shoppe Industries LLC and Logile, Inc.	\$0.00
974	LogMeln, Inc.	LogMeln, Inc. 320 Summer Street Boston, MA 02210	Vitamin Shoppe Procurement Services, LLC	LogMeln Master Subscription Agreement, dated September 4, 2015, by and between Vitamin Shoppe Procurement Services, LLC and LogMeln, Inc.	\$0.00
975	Lonchas Enterprises LLC	Lonchas Enterprises LLC 13135 Danielson St Ste 211 Poway, CA 92064	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 6, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Lonchas Enterprises LLC	\$0.00
976	Lorna Vanderhaeghe Health Solutions, Inc.	Lorna Vanderhaeghe Health Solutions, Inc. 106A 3430 Brighton Avenue Burnaby, BC V5A 3H4	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated February 20, 2014, by and between Vitamin Shoppe Industries LLC and Lorna Vanderhaeghe Health Solutions, Inc.	\$0.00
977	Lotus Brands, Inc.	Lotus Brands, Inc. 1100 E. Lotus Dr. Bldg #3 Silver Lake, WI 53170	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and Lotus Brands, Inc.	\$0.00
978	Love You Foods, LLC	Love You Foods, LLC 300 W Morgan Street, Suite 1510 Durham, NC 27701	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 6, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Love You Foods, LLC	\$0.00
979	LoveBug Nutrition, Inc.	LoveBug Nutrition, Inc. 115 East 34th Street, Suite 1506 New York, NY 10156	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 27, 2017, by and between Vitamin Shoppe Procurement Services, LLC and LoveBug Nutrition, Inc.	\$0.00
980	Loyalty 360, Inc.	Loyalty 360, Inc. PO BOX 54407 Cincinnati, OH 45254	Vitamin Shoppe Industries LLC	Membership Contract and Agreement, dated September 27, 2019, by and between Vitamin Shoppe Industries LLC and Loyalty 360, Inc.	\$0.00
981	LPK Brands, Inc.	LPK Brands, Inc. 19 Garfield Place 8th Floor Cincinnati, OH 45202	Vitamin Shoppe Procurement Services, LLC	Statement of Work, dated October 2, 2017, by and between Vitamin Shoppe Procurement Services, LLC and LPK Brands, Inc.	\$0.00
982	LPK Brands, Inc.	LPK Brands, Inc. 19 Garfield Place 8th Floor Cincinnati, OH 45202	Vitamin Shoppe Procurement Services, LLC	Statement of Work for BodyTech Best Premium Tier Brand Development, dated June 25, 2018, by and between Vitamin Shoppe Procurement Services, LLC and LPK Brands, Inc.	\$0.00
983	LPK Brands, Inc.	LPK Brands, Inc. 19 Garfield Place 8th Floor Cincinnati, OH 45202	Vitamin Shoppe Procurement Services, LLC	Vitamin Shoppe CBD Sub-Brand Creation, dated March 4, 2020, by and between Vitamin Shoppe Procurement Services, LLC and LPK Brands, Inc.	\$0.00
984	LPK Brands, Inc.	LPK Brands, Inc. 19 Garfield Place 8th Floor Cincinnati, OH 45202	Vitamin Shoppe Procurement Services, LLC	Weight Management Mid Tier Brand Development, dated June 25, 2018, by and between Vitamin Shoppe Procurement Services, LLC and LPK Brands, Inc.	\$0.00
985	N/A	N/A	N/A	[reserved]	N/A
986	Lumina Health Products Inc.	Lumina Health Products Inc. 3693 Walden Pond Drive Sarasota, FL 34240	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated March 4, 2010, by and between Vitamin Shoppe Industries LLC and Lumina Health Products Inc.	\$0.00

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987	Lumos Inc.	Lumos Inc. 7 South 1550 West #600 Lindon, UT 84042	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 2, 2013, by and between Vitamin Shoppe Industries LLC and Lumos Inc.	\$0.00
988	Luna Pharmaceuticals, Inc.	Luna Pharmaceuticals, Inc. 244 Weybosset Street, 2nd Floor, Suite 3 Providence, RI 02903	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 20, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Luna Pharmaceuticals, Inc.	\$0.00
989	Lunada Biomedical	Lunada Biomedical 6733 S. Sepulveda Blvd # 115 Los Angeles, CA 90045	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 30, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Lunada Biomedical	\$0.00
990	MAN Sports	MAN Sports PO Box 871202 Mesquite, TX 75187	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 30, 2017, by and between Vitamin Shoppe Industries LLC and M.A.N. Sports	\$0.00
991	MS Packaging and Supply Corp.	MS Packaging and Supply Corp. 50 Rocky Point Yaphank Road Rocky Point, NY 11778	Vitamin Shoppe Industries LLC	Supply Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and M.S.. Packaging and Supply Corp.	\$0.00
992	M2 Ingredients, Inc	M2 Ingredients, Inc 5931 Priestly Drive Carlsbad, CA 92008	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 9, 2018, by and between Vitamin Shoppe Procurement Services, LLC and M2 Ingredients, Inc	\$0.00
993	MacroLife Naturals, Inc	MacroLife Naturals, Inc 8477 Steller Drive Culver City, CA 90232	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 23, 2010, by and between Vitamin Shoppe Industries LLC and MacroLife Naturals, Inc	\$0.00
994	Macy's China Limited	Macy's China Limited 2nd Floor, LiFung Tower 868 Cheung Sha Wan Road Kowloon, 94107	Vitamin Shoppe Global, LLC	Online License Agreement, dated June 28, 2017, by and between Vitamin Shoppe Global, LLC and Macy's China Limited	\$0.00
995	Madaen Natural Products Inc.	Madaen Natural Products Inc. 23811 Chagrin Blvd Suite #10 Beachwood, OH 44122	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Madaen Natural Products Inc.	\$0.00
996	Madhava Natural Sweeteners	Madhava Natural Sweeteners 14300 E. 1-25 Frontage Rd Longmont, CO 80504	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 6, 2011, by and between Vitamin Shoppe Industries LLC and Madhava Natural Sweeteners	\$0.00
997	Maggie McIntosh	Maggie McIntosh 3957 Cloverhill Road Baltimore, MD 21218	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 25, 2016, by and between Vitamin Shoppe Industries LLC and Maggie McIntosh	\$0.00
998	Magnificent Seven LLC	Magnificent Seven LLC 2671 Fort Trenholm Rd Johns Island, SC 29455	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 29, 2014, by and between Vitamin Shoppe Industries LLC and Magnificent Seven LLC	\$0.00
999	Mamma Chia LLC	Mamma Chia LLC 5205 Avenida Encinas Suite E Carlsbad, CA 92008	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 15, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Mamma Chia LLC	\$0.00
1000	Management Resource Systems	Management Resource Systems 1907 Baker Road High Point, NC 27263	Vitamin Shoppe Industries LLC	Construction Agreement, dated November 8, 2024, by and between Vitamin Shoppe Industries LLC and Management Resource Systems	\$0.00
1001	Management Resource Systems	Management Resource Systems 1907 Baker Road High Point, NC 27263	Vitamin Shoppe Industries LLC	Construction Agreement, dated November 22, 2024, by and between Vitamin Shoppe Industries LLC and Management Resource Systems	\$0.00
1002	Management Resource Systems	Management Resource Systems 1907 Baker Road High Point, NC 27263	Vitamin Shoppe Industries LLC	Construction Agreement, dated November 8, 2024, by and between Vitamin Shoppe Industries LLC and Management Resource Systems	\$0.00
1003	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Industries LLC	EX18 Lock Short Dated iLPNs Functional Specification, dated December 22, 2015, by and between Vitamin Shoppe Industries LLC and Manhattan Associates	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1004	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Industries LLC	EX36 - Release Dependent Picking Task, dated September 29, 2020, by and between Vitamin Shoppe Industries LLC and Manhattan Associates	\$0.00
1005	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Industries LLC	Oracle End User License Agreement by and between Vitamin Shoppe Industries LLC and Manhattan Associates	\$0.00
1006	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX02 LaserShip Parcel Integration Functional Specification, dated Novmeber 16, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1007	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX03 Make Tote Cart Task Assignment Enhancements Functional Specification, dated October 26, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1008	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX06 MHE Pack oLPN from Tote Functional Specification, dated November 9, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1009	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX07/EX17 MHE Print Request Message Functional Specification, dated November 17, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1010	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX12 Retail Wave Download Functional Specification, dated as of November 9, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1011	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX13 Minisoft Integration Functional Specification, dated November 16, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1012	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX14 MHE PTS Last iLPN Flag Functional Specification, dated November 4, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1013	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX16 Ship Confirm Field Removal Functional Specification, dated December 7, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1014	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX19 Retail Batch Picking Item Scan Functional Specification, dated December 4, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1015	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX22A Suppress Child BOLs and print only Master BOL Functional Specification, dated September 13, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1016	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX24 OnTrac Parcel Integration Functional Specification, dated February 13, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1017	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX25 RF Create ASN from PO Functional Specification, dated February 13, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00



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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1018	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX26 Item Not on PO Functional Specification, dated February 13, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1019	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX27 Lock iLPNs Containing PO Overages Functional Specification, dated February 13, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1020	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX28 Destination Location on iLPN Label Functional Specification, dated February 13, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1021	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX29 Pull iLPN List Print Blind iLPN Label Functional Specification, dated April 12, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1022	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX33 Cubing Flow Changes for Wholesale Flow, dated July 15, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1023	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	Oracle End User License Agreement, dated December 14, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1024	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX15 MHE DTC Pick Tote Shortage Functional Specification, dated November 4, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$1,307.85
1025	Manhattan Associates, Inc.	Manhattan Associates, Inc. 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	Premier Support Program Statement of Work, dated May 18, 2018, by and between Vitamin Shoppe Industries LLC and Manhattan Associates	\$0.00
1026	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	Quote #M24Q65870, dated November 15, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1027	Manhattan Associates, Inc.	Manhattan Associates, Inc. 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Industries LLC	Go-Live Support Services Statement of Work, dated April 20, 2016, by and between Vitamin Shoppe Industries LLC and Manhattan Associates, Inc.	\$0.00
1028	Manhattan Associates, Inc.	Manhattan Associates, Inc. 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Industries LLC	Implementation Services Statement of Work, dated June 1, 2016, by and between Vitamin Shoppe Industries LLC and Manhattan Associates, Inc.	\$0.00
1029	Manhattan Associates, Inc.	Manhattan Associates, Inc. 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Industries LLC	Managed Services Statement of Work, dated June 5, 2015, for The Vitamin Shoppe by and between Vitamin Shoppe Industries LLC and Manhattan Associates, Inc.	\$0.00
1030	Manhattan Associates, Inc.	Manhattan Associates, Inc. 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Industries LLC	Vitamin Shoppe LM Implementation Project Change Request Form, dated September 20, 2018, by and between Vitamin Shoppe Industries LLC and Manhattan Associates, Inc.	\$0.00
1031	Manhattan Associates, Inc.	Manhattan Associates, Inc. 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	Amendment to Software License, dated November 27, 2017, and Services Agreement by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates, Inc.	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1032	Manhattan Associates, Inc.	Manhattan Associates, Inc. 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX03 Make Tote Cart Task Assignment Enhancements Functional Specification, dated October 26, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
1033	Manhattan Associates, Inc.	Manhattan Associates, Inc. 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX05 RF Audit oLPN Enhancements Functional Specification, dated October 26, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates, Inc.	\$0.00
1034	Manhattan Associates, Inc.	Manhattan Associates, Inc. 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	Third-Party Product Purchase Addendum, dated June 5, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates, Inc.	\$0.00
1035	Manitoba Harvest	Manitoba Harvest 69 Eagle Dr. Winnipeg, Manitoba RER 1V4	Vitamin Shoppe Procurement Services, LLC	Amendment to Purchase Agreement, dated May 3, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Manitoba Harvest	\$0.00
1036	Manuka Health New Zealand Ltd	Manuka Health New Zealand Ltd 66 Weona Court Te Awamutu, 3800	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 2, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Manuka Health New Zealand Ltd	\$0.00
1037	Manuka Lab North America, Inc	Manuka Lab North America, Inc 859 East Sepulveda Blvd Carson, CA 90745	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 23, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Manuka Lab North America, Inc	\$0.00
1038	MapQuest.com, Inc.	MapQuest.com, Inc. 1730 Blake Street Denver, CO 80202	Vitamin Shoppe Industries LLC	Site Advantage Agreement, dated September 1, 2004, by and between Vitamin Shoppe Industries LLC and MapQuest.com, Inc.	\$0.00
1039	Marine Stewardship Council International Limited	Marine Stewardship Council International Limited Marine House, 1 Snow Hill London, EC1A 2DH	Vitamin Shoppe Industries LLC	Ecolabel Licensing Agreementm dated March 14, 2019, by and between Vitamin Shoppe Industries LLC and Marine Stewardship Council International Limited	\$6,490.57
1040	Mark IV Operations, Inc.	Mark IV Operations, Inc. 82 John Miller Way Kearny, NJ 07032	Vitamin Shoppe Procurement Services, LLC	Store Delivery Carrier Agreement, dated November 22, 2022, by and between Vitamin Shoppe Procurement Services, LLC and Mark IV Transportation & Logistic, Inc.	\$0.00
1041	Mark IV Transportation & Logistics, Inc.	Mark IV Transportation & Logistics, Inc. 720 SOUTH FRONT STREET Elizabeth, NJ 07202	Vitamin Shoppe Procurement Services, LLC	Addendum to the Store Delivery Carrier Agreement, dated December 19, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Mark IV Transportation & Logistics, Inc.	\$0.00
1042	MarkIV Transportation and Logistics	MarkIV Transportation and Logistics 720 SOUTH FRONT STREET Elizabeth, NJ 07202	Vitamin Shoppe Procurement Services, LLC	Yard Switcher Storage Side Letter Agreement, dated May 11, 2016, by and between Vitamin Shoppe Procurement Services, Inc and MarkIV Transportation and Logistics, Inc.	\$0.00
1043	Marlin Leshner	Marlin Leshner 254 Howerters Road Pitman, PA 17964	Vitamin Shoppe Industries LLC	First Amendment to Sale and Purchase Agreement, dated January 6, 2016, by and between Vitamin Shoppe Industries LLC and Marlin Leshner	\$0.00
1044	Mars Botanical	Mars Botanical 20425 Seneca Meadows Parkway Germantown, MD 20876	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 26, 2012, by and between Vitamin Shoppe Industries LLC and Mars Botanical	\$0.00
1045	Mass Probiotics, Inc.	Mass Probiotics, Inc. 1397 Charles Street Boston, MA 02114	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 15, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Mass Probiotics, Inc.	\$0.00
1046	Mastek Inc.	Mastek Inc. 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Addendum #1 to the Master Service Agreement, dated January 1, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00

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1047	Mastek, Inc.	Mastek, Inc. 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #27, dated August 1, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1048	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Project Change Request #1 SOW # 55 Headless/Checkout Redesign Project, dated August 9, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1049	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Project Change Request #2 SOW #53 Commerce App Dev, dated September 20, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1050	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #54, dated April 26, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1051	Trans American Information Systems Inc. (d/b/a/ Mastek)	Trans American Information Systems Inc. (d/b/a/ Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #57, dated October 1, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a/ Mastek)	\$0.00
1052	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #58, dated October 1, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1053	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #59, dated January 1, 2024, by and between Vitamin Shoppe Procurement Services and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1054	Trans American Information Systems Inc. (d/b/a/ Mastek)	Trans American Information Systems Inc. (d/b/a/ Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #60, dated January 1, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a/ Mastek)	\$0.00
1055	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #63, dated January 1, 2025, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1056	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Project Change Request #2 SOW #52 Commerce App Dev, dated March 28, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1057	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #61, dated July 1, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1058	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #62, dated July 1, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1059	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #51, dated July 1, 2022, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00

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1060	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Project Change Request #1 SOW #53 Ongoing Maintenance and Production Support, dated March 30, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1061	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Project Change Request #1 SOW #52 Commerce App Dev, dated February 15, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1062	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Project Change Request #1 SOW #54 Headless/Checkout Redesign Project, dated May 16, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1063	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #56, dated July 1, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1064	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #55, dated July 1, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1065	Trans American Information Systems Inc. (d/b/a Mastek)	Trans American Information Systems Inc. (d/b/a Mastek) 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #64, dated January 1, 2025, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. (d/b/a Mastek)	\$0.00
1066	Master Supplements, Inc.	Master Supplements, Inc. PO Box 240 1600 Arboretum BLVD 202 Victoria, MN 55386	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 5, 2018, by and between Vitamin Shoppe Industries LLC and Master Supplements, Inc.	\$0.00
1067	Match.com Events LLC	Match.com Events LLC 8750 N. Central Expressway Suite 1400 Dallas, TX 75231	Vitamin Shoppe Industries LLC	Match.com Events Agreement, dated May 2, 2018, by and between Vitamin Shoppe Industries LLC and Match.com Events LLC	\$0.00
1068	Mate Revolution Inc.	Mate Revolution Inc. PO Box 1192 Ashland, OR 97520	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Mate Revolution Inc. dba ECOTEAS	\$0.00
1069	Matrix Absence Management, Inc.	Matrix Absence Management, Inc. PO Box 953217 Saint Louis, MO 63195	Vitamin Shoppe Industries LLC	Agreement for Services, dated September 1, 2015, by and between Vitamin Shoppe Industries LLC and Matrix Absence Management, Inc.	\$0.00
1070	Matrix Health Products	Matrix Health Products 9700 NE 126 Ave. Vancouver, WA 98682	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 20, 2014, by and between Vitamin Shoppe Industries LLC and Matrix Health Products	\$0.00
1071	Matrix Healthwerks Inc.	Matrix Healthwerks Inc. P.O. Box 2051 San Marcos, CA 92079	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 18, 2013, by and between Vitamin Shoppe Industries LLC and Matrix Healthwerks Inc.	\$0.00
1072	Matthews Automation Solutions	Matthews Automation Solutions W229 N2510 Duplainville Road Waukesha, WI 53186	Vitamin Shoppe Industries LLC	Pack-to-Light System Software Version Upgrade Proposal, dated August 20, 2024, by and between Vitamin Shoppe Industries LLC and Matthews Automation Solutions	\$0.00

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1073	Matthews Automation Solutions DBA Lightning Pick	Matthews Automation Solutions DBA Lightning Pick W229 N2510 Duplainville Road Waukesha, WI 53186	Vitamin Shoppe Industries LLC	Lightnig Pick Maintenance & Support Agreement Extension 2025, dated December 3, 2024, by and between Vitamin Shoppe Industries LLC and Matthews Automation Solutions DBA Lightning Pick	\$0.00
1074	Matthews Automation Systems	Matthews Automation Systems N114 W18770 Clinton Drive Germantown, WI 53022	Vitamin Shoppe Industries LLC	Put-to-Light System Proposal, dated January 14, 2016, by and between Vitamin Shoppe Industries LLC and Matthews Automation Systems	\$0.00
1075	Matthews International Corporation dba Lightning Pick	Matthews International Corporation dba Lightning Pick N114 W18770 Clinton Dr. Germantown, WI 53022	Vitamin Shoppe Industries LLC	Lightning Pick Maintenance & Support Agreement, dated October 1, 2016, by and between Vitamin Shoppe Industries LLC and Matthews International Corporation dba Lightning Pick	\$0.00
1076	Matthews International DBA Lightning Pick	Matthews International DBA Lightning Pick W229 N2510 Duplainville Road Waukesha, WI 53186	Vitamin Shoppe Industries LLC	Lightning Pick Custom Interface Quote, dated August 28, 2018, by and between Vitamin Shoppe Industries LLC and Matthews International DBA Lightning Pick	\$0.00
1077	Matthews International DBA Lightning Pick	Matthews International DBA Lightning Pick N114 W18770 Clinton Drive Germantown, WI 53022	Vitamin Shoppe Industries LLC	Put-to-Light System Modification & Expansion Summary Proposal, dated November 3, 2015, by and between Vitamin Shoppe Industries LLC and Matthews International DBA Lightning Pick	\$0.00
1078	MAVEA LLC	MAVEA LLC 675 Tollgate Road Suite G Elgin, IL 60123	Vitamin Shoppe Industries LLC	ECO-SHOPPE Purchase Agreement, dated November 3, 2010, by and between Vitamin Shoppe Industries LLC and MAVEA LLC	\$0.00
1079	Maverick Brands, LLC	Maverick Brands, LLC 2400 Wyandotte Street Suite B103 Mountain View, CA 94043	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 11, 2013, by and between Vitamin Shoppe Industries LLC and Maverick Brands, LLC	\$0.00
1080	Maximum International	Maximum International 500 NE 25th St #10 Pompano Beach, FL 33064	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 1, 2011, by and between Vitamin Shoppe Industries LLC and Maximum International	\$0.00
1081	Mayer Laboratories, Inc.	Mayer Laboratories, Inc. 1950 Addison Street, Suite #101 Berkeley, CA 94704	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated November 6, 2013, by and between Vitamin Shoppe Industries LLC and Mayer Laboratories, Inc.	\$0.00
1082	Maypro Industries LLC	Maypro Industries LLC 2975 Westchester Avenue Purchase, NY 10577	Vitamin Shoppe Procurement Services, LLC	Trademark License Agreement,, dated March 17, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Maypro Industries LLC	\$0.00
1083	Maypro Industries, LLC	Maypro Industries, LLC 2975 Westchester Avenue Purchase, NY 10577	Vitamin Shoppe Industries LLC	Usage, Labeling and Advertising Agreement, dated October 15, 2019, by and between Vitamin Shoppe Industries LLC and Maypro Industries, LLC	\$0.00
1084	McCrane Inc, DBA Harbinger	McCrane Inc, DBA Harbinger 801 Chadbourne Rd, Suite 103 Fairfield, CA 94534	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 3, 2011, by and between Vitamin Shoppe Industries LLC and McCrane Inc, DBA Harbinger	\$0.00
1085	Mckinsey & Company, Inc. United States	Mckinsey & Company, Inc. United States 55 East 52nd Street New York, NY 10022	Vitamin Shoppe Procurement Services, LLC	Rider to McKinsey Statement of Work, September 26, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Mckinsey & Company, Inc. United States	\$0.00
1086	McMurry/TMG, LLC	McMurry/TMG, LLC 228 E. 45th Street New York, NY 10017	Vitamin Shoppe Industries LLC	Master Services Agreement, dated November 12, 2013, by and between Vitamin Shoppe Industries LLC and McMurry/TMG, LLC	\$0.00
1087	MD Science Lab LLC	MD Science Lab LLC 2131 Blount Road Pompano Beach, FL 33069	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 28, 2017, by and between Vitamin Shoppe Industries LLC and MD Science Lab LLC	\$0.00

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1088	ME Moringa LLC	ME Moringa LLC 15 Braemer Road East Setauket, NY 11733	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 6, 2017, by and between Vitamin Shoppe Procurement Services, Inc. and ME Moringa LLC	\$0.00
1089	Meadowlands Fire Protection	Meadowlands Fire Protection 348 New County Road Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Proposal for 2014 Quarterly Inspection, dated May 22, 2014, by and between Vitamin Shoppe Industries LLC and Meadowlands Fire Protection [reserved]	\$0.00
1090	N/A	N/A	N/A		N/A
1091	Media Brokers International	Media Brokers International 555 North Point Center East Suite 700 Alpharetta, GA 30022	Vitamin Shoppe Industries LLC	Agency Of Record Agreement, dated August 14, 2017, by and between Vitamin Shoppe Industries LLC and Media Brokers International	\$0.00
1092	Media Brokers International, Inc.	Media Brokers International, Inc. 555 North Point Center East Suite 700 Alpharetta, GA 30022	Vitamin Shoppe Industries LLC	Media Authorization, dated August 11, 2020, by and between Vitamin Shoppe Industries LLC and Media Brokers International, Inc.	\$0.00
1093	MediaNug, LLC	MediaNug, LLC 545 Cypress Ave Hermosa Beach, CA 90254	Vitamin Shoppe Industries LLC	Master Services Agreement, dated March 13, 2024, by and between Vitamin Shoppe Industries LLC and MediaNug, LLC	\$0.00
1094	Mediaplanet Publishing House, Inc.	Mediaplanet Publishing House, Inc. 350 7TH AVENUE 18TH FLOOR New York, NY 10001	Vitamin Shoppe Industries LLC	Insertion Order, dated September 20, 2017, by and between Vitamin Shoppe Industries LLC and Mediaplanet Publishing House, Inc.	\$0.00
1095	Medical Research Institute (MRI)	Medical Research Institute (MRI) 444 De Haro Suite 209 San Francisco, CA 94107	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 15, 2011, by and between Vitamin Shoppe Industries LLC and Medical Research Institute (MRI)	\$0.00
1096	MediNatura, Inc.	MediNatura, Inc. 10421 Research Road SE Albuquerque, NM 87123	Vitamin Shoppe Industries LLC	Purchase Agreement, dated December 31, 2017, by and between Vitamin Shoppe Industries LLC and MediNatura, Inc.	\$0.00
1097	Meditrend, Inc. DBA Professional Formulations	Meditrend, Inc. DBA Professional Formulations 4820 Eubank Blvd NE Albuquerque, NM 87111	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 28, 2013, by and between Vitamin Shoppe Industries LLC and Meditrend, Inc. DBA Professional Formulations	\$0.00
1098	Medport LLC	Medport LLC 23 Acorn Street Providence, RI 02903	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 1, 2011, by and between Vitamin Shoppe Industries LLC and Medport LLC	\$0.00
1099	Melaleuca, Inc.	Melaleuca, Inc. 3910 South Yellowstone Highway Idaho Falls, ID 83402	Vitamin Shoppe Industries LLC	Trademark Settlement Agreement, dated February 27, 2014, by and between Vitamin Shoppe Industries LLC and Melaleuca, Inc.	\$0.00
1100	Memphis Light, Gas and Water Division	Memphis Light, Gas and Water Division PO BOX 2440 SPOKANE, WA 99210-2440	Vitamin Shoppe Industries LLC	General Power Service Agreement, dated April 30, 2014, by and between Vitamin Shoppe Industries LLC and Memphis Light, Gas and Water Division	\$0.00
1101	Mendias & Milton, LLC d/b/a My Fit Foods	Mendias & Milton, LLC d/b/a My Fit Foods 5000 Plaza on the Lake, Suite 380 Austin, TX 78746	Vitamin Shoppe Procurement Services, LLC	Pilot Program Purchase Agreement, dated May 7, 2015, by and between Vitamin Shoppe Procurement Services, Inc and Mendias & Milton, LLC d/b/a My Fit Foods	\$0.00
1102	MerchSource, LLC	MerchSource, LLC 15 Cushing Irvine, CA 92618	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 8, 2016, by and between Vitamin Shoppe Procurement Services, LLC and MerchSource, LLC	\$0.00
1103	Mercola.com Health Resources LLC	Mercola.com Health Resources LLC 3200 West Higgins Road Hoffman Estates, IL 60169	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 29, 2012, by and between Vitamin Shoppe Industries LLC and Mercola.com Health Resources LLC	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1104	Merrithew International Inc.	Merrithew International Inc. 2200 Yonge Street, Suite 500 Toronto, ON M4S 2C6	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 21, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Merrithew International Inc.	\$0.00
1105	METACAN, INC.	METACAN, INC. 708 Gravenstein Hwy North Suite 188 Sebastopol, CA 95472	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 2, 2018, by and between Vitamin Shoppe Procurement Services, LLC and METACAN, INC.	\$0.00
1106	Metropolitan Trucking Inc.	Metropolitan Trucking Inc. 6675 Low Street Bloomsburg, PA 17815	Vitamin Shoppe Procurement Services, LLC	Motor Carrier Agreement, dated October 27, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Metropolitan Trucking Inc.	\$0.00
1107	MHP, LLC d/b/a MuscleMeds	MHP, LLC d/b/a MuscleMeds 21 Dwight Place Fairfield, NJ 07004	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated November 20, 2016, by and between Vitamin Shoppe Industries LLC and MHP, LLC d/b/a MuscleMeds	\$0.00
1108	Michael's Health Products	Michael's Health Products 6003 Randolph Blvd San Antonio, TX 78233	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 1, 2017, by and between Vitamin Shoppe Industries LLC and Michael's Health Products	\$0.00
1109	Micro Strategies	Micro Strategies PO BOX 409671 Atlanta, GA 30384	Vitamin Shoppe Industries LLC	Vitamine Shoppe -iManage Renewal 2025, dated November 11, 2024, by and between Vitamin Shoppe Industries LLC and Micro Strategies	\$0.00
1110	Microsoft Corporation	Microsoft Corporation P.O. BOX 842103 DALLAS, TX 752842103	Vitamin Shoppe Industries LLC	Microsoft Volume Licensing - Customer Price Sheet - Final Pricing, dated March 16, 2023, by and between Vitamin Shoppe Industries LLC and Microsoft Corporation	\$0.00
1111	Microsoft Corporation	Microsoft Corporation P.O. BOX 842103 DALLAS, TX 752842103	Vitamin Shoppe Industries LLC	Program Signature Form, dated December 27, 2024, by and between Vitamin Shoppe Industries LLC and Microsoft Corporation	\$0.00
1112	MicroStrategy Services Corporation	MicroStrategy Services Corporation PO BOX 409671 Atlanta, GA 30384	Vitamin Shoppe Industries LLC	Cloud Sales Order Contract/Quote, dated May 30, 2017, by and between Vitamin Shoppe Industries LLC and MicroStrategy Services Corporation	\$0.00
1113	MicroStrategy Services Corporation	MicroStrategy Services Corporation PO BOX 409671 Atlanta, GA 30384	Vitamin Shoppe Industries LLC	Cloud Subscription Terms and Conditions, dated August 2016, by and between Vitamin Shoppe Industries LLC and MicroStrategy Services Corporation	\$0.00
1114	Military Makeover, LLC	Military Makeover, LLC 3860 N. Powerline Road Deerfield Beach, FL 33073	Vitamin Shoppe Industries LLC	Production Insertion Order, dated May 25, 2019, by and between Vitamin Shoppe Industries LLC and Military Makeover, LLC	\$0.00
1115	Millennium Coupon Redemption Services, Inc.	Millennium Coupon Redemption Services, Inc. 50 Mount Prospect Avenue Suite 204 Clifton, NJ 07013	Vitamin Shoppe Industries LLC	Retailer Merchant Authorization Agreement, dated February 27, 2015, by and between Vitamin Shoppe Industries LLC and Millennium Coupon Redemption Services, Inc.	\$0.00
1116	Millennium Sport Technologies	Millennium Sport Technologies P.O. BOX 1137, 303 W. COLVILLE CHEWELAH, WA 99109	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 11, 2011, by and between Vitamin Shoppe Industries LLC and Millennium Sport Technologies	\$0.00
1117	mindbodygreen, LLC	mindbodygreen, LLC 2980 McFarlane Rd Miami, FL 33133	Vitamin Shoppe Industries LLC	Campaign Description Insertion Order, dated November 13, 2019, by and between Vitamin Shoppe Industries LLC and mindbodygreen, LLC	\$0.00
1118	mindbodygreen, LLC	mindbodygreen, LLC 2980 McFarlane Rd Miami, FL 33133	Vitamin Shoppe Industries LLC	Campaign Agreement, dated September 12, 2022, by and between Vitamin Shoppe Industries LLC and mindbodygreen, LLC	\$0.00
1119	mindbodygreen, LLC	mindbodygreen, LLC 2980 McFarlane Rd Miami, FL 33133	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Marketing Agreement, dated December 11, 2019, by and between Vitamin Shoppe Industries LLC and mindbodygreen, LLC	\$0.00

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1120	Minerva Research Labs Ltd.	Minerva Research Labs Ltd. 9465 Wilshire Blvd Suite 300 BEVERLY HILLS, CA 90210	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 11, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Minerva Research Labs Ltd.	\$0.00
1121	Minisoft, Inc.	Minisoft, Inc. 1024 First Street Snohomish, WA 98290	Vitamin Shoppe Procurement Services, LLC	Software Maintenance and Support Agreement, dated September 30, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Minisoft, Inc.	\$0.00
1122	Minisoft, Inc.	Minisoft, Inc. 1024 First Street Snohomish, WA 98290	Vitamin Shoppe Procurement Services, LLC	End User License Agreement (EULA) for Minisoft Software Products, dated December 17, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Minisoft, Inc.	\$0.00
1123	MITAC Digital Corp	MITAC Digital Corp 471 El Camino Real Santa Clara, CA 95050	Vitamin Shoppe Industries LLC	2014 Program Letter, dated January 1, 2014, by and between Vitamin Shoppe Industries LLC and MITAC Digital Corp.	\$0.00
1124	MITAC Digital Corp	MITAC Digital Corp 471 El Camino Real Santa Clara, CA 95050	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 1, 2014, by and between Vitamin Shoppe Industries LLC and MITAC Digital Corp.	\$0.00
1125	Mitsubishi Electric Power Products, Inc.	Mitsubishi Electric Power Products, Inc. 547 Keystone Drive Suite 300 Warrendale, PA 15086	Vitamin Shoppe Industries LLC	THE VITAMIN SHOPPE - BRONZE CONTRACT, dated August 29, 2024, by and between Vitamin Shoppe Industries LLC and Mitsubishi Electric Power Products, Inc.	\$0.00
1126	MJM Sourcing, LLC	MJM Sourcing, LLC 1137 Conveyor Lane #102 Dallas, TX 75247	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 1, 2017, by and between Vitamin Shoppe Procurement Services, LLC and MJM Sourcing, LLC	\$0.00
1127	Modern Products, Inc.	Modern Products, Inc. 6425 W. Executive Dr. Mequon, WI 53092	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 12, 2011, by and between Vitamin Shoppe Industries LLC and Modern Products, Inc.	\$0.00
1128	Modis, Inc.	Modis, Inc. 10151 DEERWOOD PARK BLVD BUILDING 200 SUITE 400 Jacksonville, FL 32256	Vitamin Shoppe Industries LLC	Amendment No.1 to Professional Staffing Services Agreement, dated February 5, 2015, by and between Vitamin Shoppe Industries LLC and Modis, Inc.	\$0.00
1129	Mohammed F Alhokair & Co.	Mohammed F Alhokair & Co. PO Box 1360 Riyadh, 11321	Vitamin Shoppe Global, LLC	Supply Agreement, dated February 9, 2015, by and between Vitamin Shoppe Global, LLC and Mohammed F Alhokair & Co. for the Kingdom of Saudi Arabia	\$0.00
1130	Monopoli Music Group LLC	Monopoli Music Group LLC MONOPOLI MUSIC GROUP LLC 42 MOUNTAINVIEW DRIVE Clifton, NJ 7013	Vitamin Shoppe Industries LLC	General Contract for Services, dated February 10, 2021, by and between Vitamin Shoppe Industries LLC and Monopoli Music Group LLC	\$0.00
1131	Monster Energy Company	Monster Energy Company 1 Monster Way CORONA, CA 92879	Vitamin Shoppe Procurement Services, LLC	The Vitamin Shorne Guide to Vendor Partnership - Vendor Acknowledgment, dated January 13, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Monster Energy Company	\$0.00
1132	Morgan Li, LLC	Morgan Li, LLC 383 E 16th St. Chicago Heights, IL 60411	Vitamin Shoppe Industries LLC	Master Supply Agreement, dated March 26, 2019, by and between Vitamin Shoppe Industries LLC and Morgan Li, LLC	\$0.00
1133	Morningstar Minerals	Morningstar Minerals 22 Rd 3957 FARMINGTON, NM 87401	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Morningstar Minerals	\$0.00
1134	Moroccan Magic LLC	Moroccan Magic LLC 33 Thompson Lane MILTON, MA 2186	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 5, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Moroccan Magic LLC	\$0.00



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1135	Mosaic ATM, Inc. DBA Mosaic Data Science	Mosaic ATM, Inc. DBA Mosaic Data Science 540 For Evans Road, NE Ste. 300 Leesburg, VA 20176	Vitamin Shoppe Procurement Services, LLC	Statement of Work No. 1: Marketing Campaign Analysis & Data Science Roadmap/Pipeline Planning, dated July 20, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Mosaic ATM, Inc. DBA Mosaic Data Science	\$0.00
1136	Motherlove Herbal Company	Motherlove Herbal Company 1420 Riverside Avenue 114 FORT COLLINS, CO 80524	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 11, 2013, by and between Vitamin Shoppe Industries LLC and Motherlove Herbal Company	\$0.00
1137	Mount Franklin Nutritionals LLC	Mount Franklin Nutritionals LLC 2720 Southgate Drive SUMTER, SC 29154	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated April 27, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Mount Franklin Nutritionals LLC	\$0.00
1138	Mountain High Organics, Inc., d/b/a Beveri Nutrition	Mountain High Organics, Inc., d/b/a Beveri Nutrition 9 South Main Street P.O. Box 1450 New Milford, CT 06776	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 30, 2013, by and between Vitamin Shoppe Industries LLC and Mountain High Organics, Inc., d/b/a Beveri Nutrition	\$0.00
1139	Movable, Inc.	Movable, Inc. 5 Bryant Park (1065 6th Avenue), 9th Floor New York, NY 10018	Vitamin Shoppe Industries LLC	Movable, Inc. Standard Terms, dated May 5, 2017, and Conditions by and between Vitamin Shoppe Industries LLC and Movable, Inc.	\$0.00
1140	MRM	MRM 2665 Vista Pacific Dr. Oceanside, CA 92056	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 4, 2011, by and between Vitamin Shoppe Industries LLC and MRM	\$0.00
1141	N/A	N/A	N/A	[reserved]	N/A
1142	Muhammad Kamran Awan	Muhammad Kamran Awan 14-A Oak Branch Drive Greensboro, NC 27407	Vitamin Shoppe Industries LLC	Pledge Agreement, dated January 22, 2022, by and between Vitamin Shoppe Industries LLC and Muhammad Kamran Awan, Preet Kamal, Gurmeet Singh and Husnain Bajwa	\$0.00
1143	MullenLowe U.S., Inc.	MullenLowe U.S., Inc. 40 Broad Street Boston, MA 02109	Vitamin Shoppe Industries LLC	Master Services Agreement, dated March 1, 2019, by and between Vitamin Shoppe Industries LLC and MullenLowe U.S., Inc.	\$0.00
1144	MUNTECH PRODUCTS, INC	MUNTECH PRODUCTS, INC 1010 OBICI INDUSTRIAL BLVD. SUFFOLK, VA 23434	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 3, 2015, by and between Vitamin Shoppe Procurement Services, LLC and MUNTECH PRODUCTS, INC	\$0.00
1145	MUNTECH PRODUCTS, INC.	MUNTECH PRODUCTS, INC. 1010 OBICI INDUSTRIAL BLVD. SUFFOLK, VA 23434	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 3, 2015, by and between Vitamin Shoppe Procurement Services, LLC and MUNTECH PRODUCTS, INC	\$0.00
1146	Muscle Elements Inc	Muscle Elements Inc 6500 West Rogers Cir 5000 BOCA RATON, FL 33487	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 31, 2014, by and between Vitamin Shoppe Industries LLC and Muscle Elements Inc	\$0.00
1147	Muscle Foods USA	Muscle Foods USA 701 Hudson Ave. SCRANTON, PA 18504	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 9, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Muscle Foods USA	\$0.00
1148	Muscle Warfare, Inc.	Muscle Warfare, Inc. 3133 Fortune Way Ste 15 Wellington, FL 33414	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 14, 2012, by and between Vitamin Shoppe Industries LLC and Muscle Warfare, Inc.	\$0.00
1149	MusclePharm Corp	MusclePharm Corp 4721 Ironton St. Building A DENVER, CO 80237	Vitamin Shoppe Industries LLC	Purchase Agreement, dated November 28, 2016, by and between Vitamin Shoppe Industries LLC and MusclePharm Corp	\$0.00

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1150	Mushroom Wisdom, Inc.	Mushroom Wisdom, Inc. 1 Madison Street, Bldg. F-6 East Rutherford, NJ 07073	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 1, 2017, by and between Vitamin Shoppe Industries LLC and Mushroom Wisdom, Inc.	\$0.00
1151	My Matcha Life Products Inc	My Matcha Life Products Inc 108-1857 West 4th Avenue Vancouver, BC V6J 1M4	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 26, 2015, by and between Vitamin Shoppe Procurement Services, Inc. and My Matcha Life Products Inc	\$0.00
1152	MyChelle Dermaceuticals LLC	MyChelle Dermaceuticals LLC 1301 Courtesy Rd Louisville, CO 50027	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 19, 2014, by and between Vitamin Shoppe Industries LLC and MyChelle Dermaceuticals LLC	\$0.00
1153	NAC Marketing Company, LLC	NAC Marketing Company, LLC 95 Executive Dr., Suite 14 Edgewood, NY 11717	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 8, 2016, by and between Vitamin Shoppe Procurement Services, LLC and NAC Marketing Company, LLC	\$0.00
1154	Naked Whey, Inc.	Naked Whey, Inc. 475 Brickell Ave #5408 Miami, FL 33131	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 5, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Naked Whey, Inc.	\$0.00
1155	National Delivery Systems, Inc.	National Delivery Systems, Inc. 7021 Columbia Gateway Drive Suite 420 Columbia, MD 21046	Vitamin Shoppe Procurement Services, LLC	Store Delivery Carrier Agreement, dated October 15, 2024, by and between Vitamin Shoppe Procurement Services, LLC and National Delivery Systems, Inc.	\$0.00
1156	Natren Inc.	Natren Inc. 3105 Willow Lane Westlake Village, CA 91361	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated March 23, 2011, by and between Vitamin Shoppe Industries LLC and Natren Inc.	\$0.00
1157	Natrient LLC	Natrient LLC 10624 S. Eastern Ave. A-764 HENDERSON, NV 89052	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 1, 2012, by and between Vitamin Shoppe Industries LLC and Natrient LLC	\$0.00
1158	Natrol, Inc.	Natrol, Inc. 21411 Prairie Street Chatsworth, CA 91311	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 1, 2016, by and between Vitamin Shoppe Industries LLC and Natrol, Inc.	\$0.00
1159	NATULIQUE	NATULIQUE 27 BLAKE AVE. LYNBROOK, NY 11563	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 10, 2014, by and between Vitamin Shoppe Industries LLC and NATULIQUE	\$0.00
1160	Natural Alternatives International, Inc.	Natural Alternatives International, Inc. PO BOX 149348 Austin, TX 78714	Vitamin Shoppe Procurement Services, LLC	CARNOSYN® BETA-ALANINE LICENSE AGREEMENT, dated May 6, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Natural Alternatives International, Inc.	\$0.00
1161	Natural Alternatives International, Inc.	Natural Alternatives International, Inc. PO BOX 149348 Austin, TX 78714	Vitamin Shoppe Procurement Services, LLC	CARNOSYN® BETA-ALANINE LICENSE AGREEMENT, dated May 6, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Natural Alternatives International, Inc.	\$0.00
1162	Natural Alternatives International, Inc.	Natural Alternatives International, Inc. PO BOX 149348 Austin, TX 78714	Vitamin Shoppe Procurement Services, LLC	CARNOSYN® BETA-ALANINE LICENSE AGREEMENT, dated May 6, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Natural Alternatives International, Inc.	\$0.00
1163	Natural Chemistry L.P.	Natural Chemistry L.P. 40 Richards Avenue Norwalk, CT 06854	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 23, 2015, by and between Vitamin Shoppe Industries LLC and Natural Chemistry L.P.	\$0.00
1164	Natural Dynamix Inc.	Natural Dynamix Inc. 6351 Chalet Dr Los Angeles, CA 90040	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 26, 2014, by and between Vitamin Shoppe Industries LLC and Natural Dynamix Inc.	\$0.00
1165	Natural Factors Nutritional Products Inc.	Natural Factors Nutritional Products Inc. 1111 80th St SW Suite 100 Everett, WA 98203	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated March 1, 2017, by and between Vitamin Shoppe Industries LLC and Natural Factors Nutritional Products Inc.	\$0.00

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1166	Natural Health International	Natural Health International 224 6th Street SAN FRANCISCO, CA 94103	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 5, 2012, by and between Vitamin Shoppe Industries LLC and Natural Health International	\$0.00
1167	Natural Health Partners, LLC	Natural Health Partners, LLC 125 SW 3rd Place Cape Coral, FL 33991	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Natural Health Partners, LLC	\$0.00
1168	Natural Motives LLC	Natural Motives LLC P.O. Box 5265 Miami, FL 33256-5265	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 27, 2015, by and between Vitamin Shoppe Procurement Services, Inc. and Natural Motives LLC	\$0.00
1169	Natural Organics, Inc.	Natural Organics, Inc. 548 Broadhollow Road Melville, NY 11747	Vitamin Shoppe Industries LLC	Amended and Restated Purchase Agreement, dated August 1, 2014, by and between Vitamin Shoppe Industries LLC and Natural Organics, Inc.	\$0.00
1170	Natural Path / Silver Wings	Natural Path / Silver Wings P.O. Box 210469 Nashville, TN 37221	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 10, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Natural Path / Silver Wings	\$0.00
1171	Natural Vitality	Natural Vitality 8500 Shoal Creek Blvd., Suite 208 AUSTIN, TX 78757	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 1, 2011, by and between Vitamin Shoppe Industries LLC and Natural Vitality	\$0.00
1172	N/A	N/A	N/A	[reserved]	N/A
1173	Naturally Uncommon, LLC	Naturally Uncommon, LLC 14 Industrial Way Unit A Atkinson, NH 03811	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 10, 2016, by and between Vitamin Shoppe Procurement Services, Inc and Naturally Uncommon, LLC	\$0.00
1174	NaturaNectar LLC	NaturaNectar LLC 1560 Sawgrass Corporate Pkwy 4th Floor Sunrise, FL 33323	Vitamin Shoppe Global, LLC	The Vitamin Shoppe Purchase Agreement, dated March 27, 2013, by and between Vitamin Shoppe Global, LLC and NaturaNectar LLC	\$0.00
1175	Nature Delivered, Inc.	Nature Delivered, Inc. 36 West 25th Street New York, NY 10010	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 20, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Nature Delivered, Inc.	\$0.00
1176	Nature's Answer	Nature's Answer 75 Commerce Drive Hauppauge, NY 11788	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated December 1, 2016, by and between Vitamin Shoppe Industries LLC and Nature's Answer	\$68,968.07
1177	Nature's Fusions LLC	Nature's Fusions LLC 1405 W 820 N Provo, UT 84601	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 27, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Nature's Fusions LLC	\$0.00
1178	Nature's Fusions, LLC	Nature's Fusions, LLC 1405 W 820 N Provo, UT 84601	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated July 25, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Nature's Fusions, LLC	\$0.00
1179	Nature's Godfather LLC	Nature's Godfather LLC 405 Waltham St. #168 Lexington, MA 02421	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 10, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Nature's Godfather LLC	\$0.00
1180	Nature's Sources, LLC	Nature's Sources, LLC 5665 W. Howard Street Niles, IL 60714	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Nature's Sources, LLC	\$0.00
1181	Nature's Value, Inc.	Nature's Value, Inc. 468 Mill Road Coram, NY 11727	Vitamin Shoppe Industries LLC	Amendment to Purchase Agreement, dated July 3, 2007, by and between Vitamin Shoppe Industries LLC and Nature's Value, Inc.	\$0.00
1182	Nature's Value, Inc.	Nature's Value, Inc. 468 Mill Road Coram, NY 11727	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated July 15, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Nature's Value, Inc.	\$0.00

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1183	NaturMed Inc.	NaturMed Inc. 661 E. Howards Rd, Suite C Camp Verde, AZ 86322	Vitamin Shoppe Industries LLC	Purchase Agreement, dated September 12, 2014, by and between Vitamin Shoppe Industries LLC and NaturMed Inc.	\$0.00
1184	Navitas LLC	Navitas LLC 9 Pamaron Way Suite J NOVATO, CA 94949	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated September 1, 2017, by and between Vitamin Shoppe Industries LLC and Navitas Naturals LLC	\$3,225.40
1185	Nawgan Products, LLC	Nawgan Products, LLC 300 Hunter Ave. Ste #102 St. Louis, MO 63124	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 5, 2011, by and between Vitamin Shoppe Industries LLC and Nawgan Products, LLC	\$0.00
1186	NBTY	NBTY 2100 SMITHTOWN AVENUE RONKONKOMA, NY 11779	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 2, 2016, by and between Vitamin Shoppe Procurement Services, LLC and NBTY	\$0.00
1187	Ndal Manufacturing Industries Inc.	Ndal Manufacturing Industries Inc. P.O. Box 2273 Columbus, GA 31902	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 10, 2015, by and between Vitamin Shoppe Procurement Services, Inc and Ndal Manufacturing Industries Inc.	\$0.00
1188	Nelmar Security Packaging Systems Inc.	Nelmar Security Packaging Systems Inc. 3100 rue des Batisseurs Terrebonne, QC J6Y 0A2	Vitamin Shoppe Industries LLC	Supply Agreement, dated September 1, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Nelmar Security Packaging Systems Inc.	\$0.00
1189	Nelmar Security Packaging Systems Inc.	Nelmar Security Packaging Systems Inc. 3100 rue des Batisseurs Terrebonne, QC J6Y 0A2	Vitamin Shoppe Procurement Services, LLC	Supply Agreement, dated September 1, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Nelmar Security Packaging Systems Inc.	\$0.00
1190	N/A	N/A	N/A	[reserved]	N/A
1191	NeoCell Corporation	NeoCell Corporation 1301 Sawgrass Corporate Parkway FORT LAUDERDALE, FL 33323	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 15, 2017, by and between Vitamin Shoppe Industries LLC and NeoCell Corporation	\$0.00
1192	Neopost USA Inc.	Neopost USA Inc. 478 Wheelers Farms Road Milford, CT 06461	Vitamin Shoppe Industries LLC	Purchase Agreement with Meter Rental Agreement, dated February 11, 2015, by and between Vitamin Shoppe Industries LLC and Neopost USA Inc.	\$0.00
1193	Netconcepts, LLC	Netconcepts, LLC 2101 91st Street North Bergen, NJ 07047	Vitamin Shoppe Industries LLC	GravityStream Technology Statement of Work, dated August 17, 2009, by and between Vitamin Shoppe Industries LLC and Netconcepts, LLC	\$0.00
1194	NetSPI, Inc.	NetSPI, Inc. 800 Washington Avenue North, Suite 670 Minneapolis, MN 55401	Vitamin Shoppe Industries LLC	2012 PCI Compliance Gap Analysis, dated January 29, 2013, by and between Vitamin Shoppe Industries LLC and NetSPI, Inc.	\$0.00
1195	Neuliven Health, Inc.	Neuliven Health, Inc. 10171 Pacific Mesa Blvd, St 302 San Diego, CA 92121	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 21, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Neuliven Health, Inc.	\$0.00
1196	Never Too Hungover, LLC	Never Too Hungover, LLC 4085 W. Nevso Drive Las Vegas, NV 89103	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 8, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Never Too Hungover, LLC	\$0.00
1197	New Chapter Inc.	New Chapter Inc. 90 Technology Drive Brattleboro, VT 05301	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 29, 2017, by and between Vitamin Shoppe Industries LLC and New Chapter, Inc.	\$0.00
1198	New Chapter, Inc.	New Chapter, Inc. 90 Technology Drive Brattleboro, VT 05301	Vitamin Shoppe Industries LLC	Copyright Agreement, dated June 13, 2014, by and between Vitamin Shoppe Industries LLC and New Chapter, Inc.	\$0.00
1199	New Chapter, Inc.	New Chapter, Inc. 90 Technology Drive Brattleboro, VT 05301	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 24, 2023, by and between Vitamin Shoppe Industries LLC and New Chapter, Inc.	\$0.00
1200	New Horizons	New Horizons 43 WEST 42ND ST. New York, NY 10036	Vitamin Shoppe Industries LLC	New Horizons Training Proposal & Order Acknowledgement, dated January 19, 2024, by and between Vitamin Shoppe Industries LLC and New Horizons	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1201	New Nordic US Inc.	New Nordic US Inc. 1000 N.W. Street Suite 1200 Wilmington, DE 19801	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 2, 2014, by and between Vitamin Shoppe Industries LLC and New Nordic US Inc.	\$0.00
1202	New Wave Enviro Products	New Wave Enviro Products 6595 S. Dayton, Suite 1000 Denver, CO 80246	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 24, 2011, by and between Vitamin Shoppe Industries LLC and New Wave Enviro Products	\$0.00
1203	NEW WHEY NUTRITION, LLC	NEW WHEY NUTRITION, LLC 5707 DOT COM COURT, SUITE 1079 OVIEDO, FL 32765	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 7, 2014, by and between Vitamin Shoppe Industries LLC and New Whey Nutrition, LLC	\$0.00
1204	N/A	N/A	N/A	[reserved]	N/A
1205	Newegg Inc.	Newegg Inc. 16839 E. Gale Avenue City of Industry, CA 91745	Vitamin Shoppe Industries LLC	Newegg Marketplace Seller Agreement, dated September 11, 2014, by and between Vitamin Shoppe Industries LLC and Newegg Inc.	\$0.00
1206	Next Gen Health Solutions, LLC	Next Gen Health Solutions, LLC 500 Campus Drive Suite 203 Morganville, NJ 07751	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 24, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Next Gen Health Solutions, LLC	\$0.00
1207	Next Step Staffing LLC	Next Step Staffing LLC 725 RIVER ROAD #200 Edgewater, NJ 7020	Vitamin Shoppe Procurement Services, LLC	Professional Staffing Services Agreement, dated May 5, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Next Step Staffing LLC	\$0.00
1208	Nextag	Nextag PO BOX 620 270 S. Carter St. Okolona, MS 38860	Vitamin Shoppe Industries LLC	Rate Change Confirmation, dated October 21, 2014, by and between Vitamin Shoppe Industries LLC and Nextag	\$0.00
1209	NextFoods, Inc.	NextFoods, Inc. 5480 Valmont Suite 250 Boulder, CO 80301	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 26, 2016, by and between Vitamin Shoppe Procurement Services, LLC and NextFoods, Inc.	\$0.00
1210	NGS Global Americas, LLC	NGS Global Americas, LLC 2603 Camino Ramon, Suite 200 San Ramon, CA 94583	Vitamin Shoppe Industries LLC	Confirmation Letter for Head of CRM - The Vitamin Shoppe dated April 4, 2016, by and between Vitamin Shoppe Industries LLC and NGS Global Americas, LLC	\$0.00
1211	NGS Global Americas, LLC	NGS Global Americas, LLC 2603 Camino Ramon, Suite 200 San Ramon, CA 94583	Vitamin Shoppe Industries LLC	Confirmation Letter for Head of Digital Product Management - The Vitamin Shoppe, dated April 4, 2016, by and between Vitamin Shoppe Industries LLC and NGS Global Americas, LLC	\$0.00
1212	Kilambe Coffee	Kilambe Coffee 5206-B Lyngate Ct Burke, VA 22015	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 23, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Nicely Done Industries DBA Kilambe Coffee	\$0.00
1213	Nike Communications, Inc.	Nike Communications, Inc. 75 BROAD STREET, SUITE 815 New York, NY 10004	Vitamin Shoppe Industries LLC	Public Relations Agency Agreement, dated January 1, 2025, by and between Vitamin Shoppe Industries LLC and Nike Communications, Inc.	\$0.00
1214	Nitro Sports Supplements LLC	Nitro Sports Supplements LLC 1445 N. Fiesta Blvd, STE #100 STE # 100 Gilbert, AZ 85233	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 14, 2012, by and between Vitamin Shoppe Industries LLC and Nitro Sports Supplements LLC	\$0.00
1215	Nitta Gelatin NA, Inc.	Nitta Gelatin NA, Inc. 598 Airport Blvd., Suite 900 Morrisville, NC 27560	Vitamin Shoppe Procurement Services, LLC	Trademark License Agreement, dated July 9, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Nitta Gelatin NA, Inc.	\$0.00
1216	NMHG Financial Services, Inc.	NMHG Financial Services, Inc. 2101 91st Street North Bergen, NJ 07047	Vitamin Shoppe Industries LLC	Equipment Schedule - No Purchase Option, dated February 4, 2013, by and between Vitamin Shoppe Industries LLC and NMHG Financial Services, Inc.	\$0.00

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1217	NNC LLC	NNC LLC 1 City Blvd, West, Suite 1440 Orange, CA 92868	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and NNC LLC	\$0.00
1218	Non-GMO Project	Non-GMO Project 1155 N State Street, Suite 502 Bellingham, WA 98225	Vitamin Shoppe Industries LLC	Retailer Licensing Agreement, dated February 10, 2016, by and between Vitamin Shoppe Industries LLC and Non-GMO Project	\$0.00
1219	The Non-GMO Project	The Non-GMO Project 1155 N State Street Suite 502 Bellingham, WA 98225	Vitamin Shoppe Industries LLC	The Non-GMO Project Trademark License Agreement, dated July 18, 2018, by and between Vitamin Shoppe Industries LLC and Non-GMO Project	\$0.00
1220	Nordic Naturals, Inc.	Nordic Naturals, Inc. 94 Hangar Way Watsonville, CA 95076	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 26, 2017, by and between Vitamin Shoppe Industries LLC and Nordic Naturals, Inc.	\$0.00
1221	Nordic Naturals, Inc.	Nordic Naturals, Inc. 94 Hangar Way Watsonville, CA 95076	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated March 30, 2010, by and between Vitamin Shoppe Industries LLC and Nordic Naturals, Inc.	\$0.00
1222	Nordic Naturals	Nordic Naturals 94 Hangar Way Watsonville, CA 95076	Vitamin Shoppe Procurement Services, LLC	Purchase Terms Sheet, dated as of February 26, 2017, by and between Vitamin Shoppe Procurement Services, Inc. and Nordic Naturals	\$0.00
1223	North American Herb & Spice	North American Herb & Spice 13900 W. Polo Trail Drive LAKE FOREST, IL 60045	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and North American Herb & Spice	\$0.00
1224	North American Herb & Spice LLC	North American Herb & Spice LLC 13900 W. Polo Trail Drive LAKE FOREST, IL 60045	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated December 19, 2022, by and between Vitamin Shoppe Procurement Services, LLC and North American Herb & Spice LLC	\$0.00
1225	North American Herb & Spice LLC	North American Herb & Spice LLC 13900 W. Polo Trail Drive LAKE FOREST, IL 60045	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated December 19, 2022, by and between Vitamin Shoppe Procurement Services, LLC and North American Herb & Spice LLC	\$0.00
1226	NorthBound Nutrition, LLC	NorthBound Nutrition, LLC 2015 S. Morgan St., Ste. 107 Granbury, TX 76048	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 20, 2017, by and between Vitamin Shoppe Procurement Services, LLC and NorthBound Nutrition, LLC	\$0.00
1227	Northwest Nutritional Foods LLC	Northwest Nutritional Foods LLC 10522 Lake City Way NE, Suite C104 Seattle, WA 98125	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 27, 2013, by and between Vitamin Shoppe Industries LLC and Northwest Nutritional Foods LLC	\$0.00
1228	NOW Health Group, Inc. dba NOW Foods	NOW Health Group, Inc. dba NOW Foods 244 Knollwood Drive, Suite 300 Bloomington, IL 60108	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and NOW Health Group, Inc. dba NOW Foods	\$0.00
1229	NOW Health Group, Inc.	NOW Health Group, Inc. 244 Knollwood Drive, Suite 300 Bloomington, IL 60108	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated September 22, 2021, by and between Vitamin Shoppe Procurement Services, LLC and NOW Health Group, Inc.	\$0.00
1230	NuGo Nutrition	NuGo Nutrition 520 SECOND STREET OAKMONT, PA 15139	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 11, 2012, by and between Vitamin Shoppe Industries LLC and NuGo Nutrition	\$0.00
1231	Nulab, Inc.	Nulab, Inc. 2151 Logan Street Clearwater, FL 33765	Vitamin Shoppe Industries LLC	Purchase Agreement, dated June 5, 2015, by and between Vitamin Shoppe Industries LLC and Nulab, Inc. dba Nutrina	\$0.00
1232	Nuline Nutritionals, LLC	Nuline Nutritionals, LLC 112 West 34th, 18th Floor New York, NY 10120	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 7, 2014, by and between Vitamin Shoppe Industries LLC and Nuline Nutritionals, LLC	\$0.00

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1233	NuLiv Science USA, Inc.	NuLiv Science USA, Inc. 255 Paseo Tesoro Walnut, CA 91789	Vitamin Shoppe Procurement Services, LLC	Trademark Use and License Agreement, dated May 26, 2016, by and between Vitamin Shoppe Procurement Services, LLC and NuLiv Science USA, Inc.	\$0.00
1234	Numi Inc. LLC	Numi Inc. LLC PO Box 20420 Oakland, CA 94620	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 13, 2013, by and between Vitamin Shoppe Industries LLC and Numi Inc. LLC	\$0.00
1235	Numina Group Incorporated	Numina Group Incorporated 10331 Werch Drive Woodridge, IL 60517	Vitamin Shoppe Procurement Services, LLC	Software Support Agreement, dated June 17, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Numina Group Incorporated	\$0.00
1236	Numina Group, Incorporated	Numina Group, Incorporated 10331 Werch Drive Woodridge, IL 60517	Vitamin Shoppe Industries LLC	NUMINA SOFTWARE SUPPORT AGREEMENT, dated June 17, 2019, by and between Vitamin Shoppe Industries LLC and Numina Group, Incorporated	\$0.00
1237	NuNaturals Inc	NuNaturals Inc 2220 W. 2nd Ave #1 EUGENE, OR 97402	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 10, 2012, by and between Vitamin Shoppe Industries LLC and NuNaturals Inc	\$0.00
1238	Nutiva	Nutiva 213 West Cutting Blvd RICHMOND, CA 94804	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 29, 2017, by and between Vitamin Shoppe Industries LLC and Nutiva	\$2,552.82
1239	NutraBio Labs, Inc	NutraBio Labs, Inc 564 Lincoln Boulevard Middlesex, NJ 08846	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 25, 2017, by and between Vitamin Shoppe Procurement Services, LLC and NutraBio Labs, Inc	\$0.00
1240	Nutraceutical Corporation	Nutraceutical Corporation 1400 Kearns Blvd PARK CITY, UT 84060	Vitamin Shoppe Procurement Services, LLC	Addendum No.1 to Purchase Agreement, dated March 1, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Nutraceutical Corporation	\$0.00
1241	NutraFusion Nutritionals	NutraFusion Nutritionals 500 Memorial Dr Somerset, NJ 08873	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated January 16, 2011, by and between Vitamin Shoppe Industries LLC and NutraFusion Nutritionals	\$0.00
1242	Nutramax Laboratories Consumer Care, Inc.	Nutramax Laboratories Consumer Care, Inc. 2208 Lakeside Blvd. Edgewood, MD 21040	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 3, 2018, by and between Vitamin Shoppe Industries LLC and Nutramax Laboratories Consumer Care, Inc.	\$0.00
1243	Nutramax Laboratories Consumer Care, Inc.	Nutramax Laboratories Consumer Care, Inc. 2208 Lakeside Blvd. Edgewood, MD 21040	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 12, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Nutramax Laboratories Consumer Care, Inc.	\$0.00
1244	NutraSky LLC	NutraSky LLC P.O. BOX 6145 INDIANAPOLIS, IN 46206-6145	Vitamin Shoppe Procurement Services, LLC	Mutual Confidentiality Agreement, dated October 24, 2024, by and between Vitamin Shoppe Industries LLC and NutraSky LLC	\$0.00
1245	Nutravail LLC	Nutravail LLC 14790 Flint Lee Road Chantilly, VA 20151	Vitamin Shoppe Industries LLC	Vitamin Shoppe Private Label Manufacturing And Supply Agreement, July 1, 2020, by and between Vitamin Shoppe Industries LLC and Nutravail LLC	\$0.00
1246	Nutrawise Corporation	Nutrawise Corporation 9600 Toledo Way IRVINE, CA 92618	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 29, 2017, by and between Vitamin Shoppe Industries LLC and Nutrawise Corporation	\$0.00
1247	Nutrex Hawaii, Inc.	Nutrex Hawaii, Inc. 73-4460 Queen Kaahumanu Hwy #102 Kailua-Kona, HI 96740	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 13, 2012, by and between Vitamin Shoppe Industries LLC and Nutrex Hawaii, Inc.	\$16,314.27
1248	Nutrex Research, Inc.	Nutrex Research, Inc. 579 South Econ Circle Oviedo, FL 32765	Vitamin Shoppe Industries LLC	Purchase Agreement, dated November 20, 2016, by and between Vitamin Shoppe Industries LLC and Nutrex Research, Inc.	\$0.00

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1249	Nutriforce Nutrition	Nutriforce Nutrition 14620 NW 60 AVENUE MIAMI LAKES, FL 33014	Vitamin Shoppe Industries LLC	Standard Form of Agreement Between Owner and Contractor for Construction Projects of Limited Scope where the basis of payment is a Stipulated Sum, dated November 4, 2014, by and between The Terracon Group, Inc. and Nutriforce Nutrition	\$0.00
1250	NutriForce Nutrition	NutriForce Nutrition 14620 NW 60 AVENUE MIAMI LAKES, FL 33014	Vitamin Shoppe Industries LLC	SAGE Project M879 Rev 1 - Facility Overview and Roadmap Discussions, dated August 18, 2015, by and between Vitamin Shoppe Industries LLC and NutriForce Nutrition	\$0.00
1251	NutriGold Inc	NutriGold Inc 1467 W 105N OREM, UT 84057	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 10, 2018, by and between Vitamin Shoppe Procurement Services, LLC and NutriGold Inc	\$0.00
1252	Nutrikel, LLC	Nutrikel, LLC 65 Cardinal Drive GLASTONBURY, CT 6033	Vitamin Shoppe Florida, LLC	The Vitamin Shoppe Purchase Agreement, dated January 28, 2014, by and between Vitamin Shoppe Florida, LLC and Nutrikel, LLC	\$0.00
1253	Nutrition 53, Inc.	Nutrition 53, Inc. 3706 Mt. Diablo Blvd. Lafayette, CA 94549	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 27, 2017, by and between Vitamin Shoppe Industries LLC and Nutrition 53, Inc.	\$0.00
1254	NutriBiotic	NutriBiotic 865 Parallel Dr LAKEPORT, CA 95453	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 28, 2017, by and between Vitamin Shoppe Industries LLC and Nutrition Resource Inc. dba NutriBiotic	\$0.00
1255	Nutrivo, LLC	Nutrivo, LLC 1785 N. Edgelawn Drive Aurora, IL 60506	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated May 29, 2018, by and between Vitamin Shoppe Procurement Services, Inc. and Nutrivo, LLC	\$0.00
1256	Nutrivo, LLC	Nutrivo, LLC 1785 N. Edgelawn Drive Aurora, IL 60506	Vitamin Shoppe Procurement Services, LLC	Addendum No. 1 to Private Label Manufacturing and Supply Agreement, dated June 16, 2020, by and between Vitamin Shoppe Procurement Services LLC and Nutrivo, LLC	\$0.00
1257	Nutrition Training Systems, LLC d/b/a Muscology	Nutrition Training Systems, LLC d/b/a Muscology 3901 SW 47 AVE # 409 Davie, FL 33314	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated June 13, 2011, by and between Vitamin Shoppe Industries LLC and Nutrition Training Systems, LLC d/b/a Muscology	\$0.00
1258	Nutritional Brands	Nutritional Brands 1610 W. Whispering Wind Drive PHOENIX, AZ 85085	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 29, 2017, by and between Vitamin Shoppe Industries LLC and Nutritional Brands	\$0.00
1259	N/A	N/A	N/A	[reserved]	N/A
1260	Nutritional Supply Corp	Nutritional Supply Corp 317 Industrial Circle LIBERTY, TX 77575	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 5, 2013, by and between Vitamin Shoppe Industries LLC and Nutritional Supply Corp	\$0.00
1261	Nutritional Therapeutics, Inc.	Nutritional Therapeutics, Inc. 63 Mall Drive, Suite A Commack, NY 11725	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 4, 2010, by and between Vitamin Shoppe Industries LLC and Nutritional Therapeutics, Inc.	\$0.00
1262	Nutrivo LLC	Nutrivo LLC 1785 N. EDGELAWN DRIVE Aurora, IL 60506	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 26, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Nutrivo LLC	\$0.00
1263	Nutrivo, LLC	Nutrivo, LLC 1785 N. Edgelawn Drive Aurora, IL 60506	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated May 29, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Nutrivo, LLC	\$0.00
1264	Nuts 'N More	Nuts 'N More 10 Almeida Street East Providence, RI 02914	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 11, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Nuts 'N More	\$0.00



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1265	NUUN and CO. Inc.	NUUN and CO. Inc. 800 Maynard Ave S Suite 102 Seattle, WA 98122	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 1, 2017, by and between Vitamin Shoppe Industries LLC and NUUN and CO. Inc.	\$0.00
1266	NuWest Logistics, LLC	NuWest Logistics, LLC 190 East Main Street Huntington, NY 11743	Vitamin Shoppe Industries LLC	Agreement, dated April 2016, by and between Vitamin Shoppe Industries LLC and NuWest Logistics, LLC	\$0.00
1267	NuZee, Inc.	NuZee, Inc. 2865 Scott St #101 Vista, CA 92081	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 26, 2017, by and between Vitamin Shoppe Procurement Services, LLC and NuZee, Inc.	\$0.00
1268	NWC Naturals Pet Products LLC	NWC Naturals Pet Products LLC 27071 Cabot Rd. 117 Laguna Hills, CA 92653	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 13, 2014, by and between Vitamin Shoppe Industries LLC and NWC Naturals Pet Products LLC	\$0.00
1269	Oceanblue LLC	Oceanblue LLC 6501 Congress Ave BOCA RATON, FL 33487	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 29, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Oceanblue LLC	\$0.00
1270	Oh My Spice, LLC	Oh My Spice, LLC 1599 Superior Ave. Unit B-3 Costa Mesa, CA 92627	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 14, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Oh My Spice, LLC	\$0.00
1271	Oh My Spice, LLC.	Oh My Spice, LLC. 1599 Superior Ave. Unit B-3 Costa Mesa, CA 92627	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 14, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Oh My Spice, LLC	\$0.00
1272	Ola Loa	Ola Loa 1555 Burke Ave. Unit K SAN FRANCISCO, CA 94124	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated January 20, 2010, by and between Vitamin Shoppe Industries LLC and Ola Loa	\$0.00
1273	N/A	N/A	N/A	[reserved]	N/A
1274	Oliver Wyman Actuarial Consulting, Inc.	Oliver Wyman Actuarial Consulting, Inc. 1166 Avenue of the Americas, 28th Floor New York, NY 10036-2708	Vitamin Shoppe Industries LLC	Actuarial Analysis, dated January 4, 2019 by and between Vitamin Shoppe Industries LLC and Oliver Wyman Actuarial Consulting, Inc.	\$0.00
1275	Olivina Napa Valley LLC	Olivina Napa Valley LLC 3343 Aspen Grove Drive Suite 200 Franklin, TN 37067	Vitamin Shoppe Industries LLC	Purchase Agreement, dated December 19, 2014, by and between Vitamin Shoppe Industries LLC and Olivina Napa Valley LLC	\$0.00
1276	Otly Public Benefit Corporation	Otly Public Benefit Corporation 1169 Gorgas Ave. A SAN FRANCISCO, CA 94129	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 10, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Otly Public Benefit Corporation	\$0.00
1277	Olympian Labs	Olympian Labs 16641 N 91st Street Suite 101 SCOTTSDALE, AZ 85260	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated July 1, 2017, by and between Vitamin Shoppe Industries LLC and Olympian Labs	\$0.00
1278	Omega Products, Inc.	Omega Products, Inc. 3355 Enterprise Avenue, Suite 160 Fort Lauderdale, FL 33331	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 13, 2011, by and between Vitamin Shoppe Industries LLC and Omega Products, Inc.	\$0.00
1279	OmniActive Health Technologies Ltd	OmniActive Health Technologies Ltd Cybertech House, Ground Floor, J B Sawant Marg, Wagle Industrial Estate Thane (West), MH 400604	Betancourt Sports Nutrition, LLC	Trademark License Agreement, dated January 26, 2016, by and between Betancourt Sports Nutrition, LLC and OmniActive Health Technologies Ltd	\$0.00
1280	OmniActive Health Technologies Ltd	OmniActive Health Technologies Ltd Phoenix House, Fifth Floor, 462, S B Marg, Lower Parel Mumbai, 400 013	Vitamin Shoppe Industries LLC	Trademark License Agreement, dated November 30, 2017, by and between Vitamin Shoppe Industries LLC and OmniActive Health Technologies Ltd	\$0.00

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1281	Omojo Health USA Inc.	Omojo Health USA Inc. 333 North Hill Blvd. Burlington, WA 98233	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 30, 2014, by and between Vitamin Shoppe Industries LLC and Omojo Health USA Inc.	\$0.00
1282	On Shelf Availability Retail Services (OSA)	On Shelf Availability Retail Services (OSA) 201 S 19TH ST SUITE P Rogers, AR 72758	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Reset Proposal Agreement, dated March 29, 2017, by and between Vitamin Shoppe Industries LLC and On Shelf Availability Retail Services (OSA)	\$0.00
1283	N/A	N/A	N/A	[reserved]	N/A
1284	One Point Logistics, Inc.	One Point Logistics, Inc. 159 4th Avenue North Nashville, TN 37219	Vitamin Shoppe Procurement Services, LLC	BROKER/SHIPPER TRANSPORTATION AGREEMENT, dated October 7, 2019, by and between Vitamin Shoppe Procurement Services, LLC and One Point Logistics, Inc.	\$0.00
1285	N/A	N/A	N/A	[reserved]	N/A
1286	Only Natural, Inc.	Only Natural, Inc. 31 Saratoga Blvd Island Park, NY 11558	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 12, 2011, by and between Vitamin Shoppe Industries LLC and Only Natural, Inc.	\$0.00
1287	Only What You Need, Inc.	Only What You Need, Inc. 100 Passaic Avenue, Suite 100 Fairfield, NJ 07004	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 5, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Only What You Need, Inc.	\$0.00
1288	Onnit Labs	Onnit Labs 4401 Freidrich Lane Suite 302 AUSTIN, TX 78744	Vitamin Shoppe Industries LLC	Purchase Agreement, dated August 29, 2017, by and between Vitamin Shoppe Industries LLC and Onnit Labs, LLC	\$0.00
1289	Onnit Labs, LLC	Onnit Labs, LLC 4401 Freidrich Lane Suite 302 Austin, TX 78744	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 19, 2014, by and between Vitamin Shoppe Industries LLC and Onnit Labs, LLC	\$0.00
1290	Onnit Labs, LLC	Onnit Labs, LLC 4401 Freidrich Lane Suite 302 AUSTIN, TX 78744	Vitamin Shoppe Procurement Services, LLC	Purchase Terms Sheet, dated September 22, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Onnit Labs, LLC	\$0.00
1291	Onnit Labs, LLC	Onnit Labs, LLC 4401 Freidrich Lane Suite 302 AUSTIN, TX 78744	Vitamin Shoppe Procurement Services, LLC	Purchase Terms Sheet, dated February 25, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Onnit Labs, LLC	\$0.00
1292	Onnit Labs, LLC	Onnit Labs, LLC 4401 Freidrich Lane Suite 302 AUSTIN, TX 78744	Vitamin Shoppe Procurement Services, LLC	Certificate of Completion, dated March 6, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Onnit Labs, LLC	\$0.00
1293	Ontario Refrigeration Service, Inc.	Ontario Refrigeration Service, Inc. 5824 South 25th Street Phoenix, AZ 85040	Vitamin Shoppe Industries LLC	Service Agreement, dated August 17, 2017, by and between Vitamin Shoppe Industries LLC and Ontario Refrigeration Service, Inc.	\$8,597.00
1294	Oona Health	Oona Health 803 WASHINGTON STREET NEW YORK, NY 10014	Vitamin Shoppe Procurement Services, LLC	The Vitamin Shoppe Purchase Agreement, dated July 5, 2012, by and between Vitamin Shoppe Procurement Services, LLC and Oona Health	\$0.00
1295	Optimize Hire, LLC	Optimize Hire, LLC 7413 Six Forks Road, Ste. 144 Raleigh, NC 27615	Vitamin Shoppe Procurement Services, LLC	License Agreement, dated September 2, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Optimize Hire, LLC	\$0.00
1296	Optimizely, Inc.	Optimizely, Inc. 631 Howard Street, Suite 100 San Francisco, CA 94105	Vitamin Shoppe Industries LLC	Service Agreement, dated July 13, 2013, by and between Vitamin Shoppe Industries LLC and Optimizely, Inc.	\$0.00
1297	Optimum Nutrition	Optimum Nutrition 975 Meridian Lake Drive Aurora, IL 60504	Vitamin Shoppe Florida, LLC	The Vitamin Shoppe Purchase Agreement, dated March 13, 2013 by and between Vitamin Shoppe Industries Inc. and Optimum Nutrition	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1298	Option Three Consulting Pvt. Ltd.	Option Three Consulting Pvt. Ltd. 2101 915 St. North Bergen, NJ 07047	Vitamin Shoppe Industries LLC	Trial and Test Agreement, dated December 12, 2016, by and between Vitamin Shoppe Industries LLC and Option Three Consulting Pvt. Ltd.	\$0.00
1299	Optiv Security Inc.	Optiv Security Inc. PO BOX 561618 Denver, CO 80256	Vitamin Shoppe Industries LLC	Corporate Internal Assessment, dated February 16, 2016, by and between Vitamin Shoppe Industries LLC and Optiv Security Inc.	\$0.00
1300	Optiv Security Inc.	Optiv Security Inc. PO BOX 561618 Denver, CO 80256	Vitamin Shoppe Industries LLC	Corporate Wireless Assessment, dated February 16, 2016, by and between Vitamin Shoppe Industries LLC and Optiv Security Inc.	\$0.00
1301	Optiv Security Inc.	Optiv Security Inc. PO BOX 561618 Denver, CO 80256	Vitamin Shoppe Industries LLC	Stores Assessment, dated February 16, 2016, by and between Vitamin Shoppe Industries LLC and Optiv Security Inc.	\$0.00
1302	Optiv Security Inc.	Optiv Security Inc. PO BOX 561618 Denver, CO 80256	Vitamin Shoppe Industries LLC	CHANGE ORDER (CO) #1 PCI Penetration Test and ASM Management Services- Additional Scope, dated September 4, 2024, by and between Vitamin Shoppe Industries LLC and Optiv Security Inc.	\$14,151.42
1303	Optiv Security Inc.	Optiv Security Inc. 300 Harmon Meadow Blvd Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Attestation of Compliance for Report on Compliance - Merchants, dated August 29, 2024, by and between Vitamin Shoppe Industries LLC and Optiv Security Inc.	\$0.00
1304	Oracle	Oracle PO BOX 203448 Dallas, TX 753203448	Vitamin Shoppe Industries LLC	Master Purchase Order Exception Form (POEF1), dated February 27, 2015, by and between Vitamin Shoppe Industries LLC and Oracle	\$94,078.87
1305	Oracle America, Inc.	Oracle America, Inc. 500 Oracle Parkway Redwood Shores, CA 94065	Vitamin Shoppe Industries LLC	Ordering Document, dated January 28, 2021, by and between Vitamin Shoppe Industries LLC and Oracle America, Inc.	\$0.00
1306	Oracle America, Inc.	Oracle America, Inc. 500 Oracle Parkway Redwood Shores, CA 94065	Vitamin Shoppe Industries LLC	Oracle Executable Quote, dated May 31, 2016, by and between Vitamin Shoppe Industries LLC and Oracle America, Inc.	\$0.00
1307	Oracle America, Inc.	Oracle America, Inc. 500 Oracle Parkway Redwood Shores, CA 94065	Vitamin Shoppe Industries LLC	Oracle Ordering Document, dated August 1, 2017, by and between Vitamin Shoppe Industries LLC and Oracle America, Inc.	\$0.00
1308	Oracle America, Inc.	Oracle America, Inc. 500 Oracle Parkway Redwood Shores, CA 94065	Vitamin Shoppe Industries LLC	Professional Services Order Document, dated February 28, 2025, by and between Vitamin Shoppe Industries LLC and Oracle America, Inc.	\$0.00
1309	Oracle America, Inc.	Oracle America, Inc. 500 Oracle Parkway Redwood Shores, CA 94065	Vitamin Shoppe Industries LLC	Oracle Ordering Document, dated August 31, 2023, by and between Vitamin Shoppe Industries LLC and Oracle America, Inc.	\$0.00
1310	Oral Essentials, Inc.	Oral Essentials, Inc. 436 N. Roxbury Drive, Suite #202 Beverly Hills, CA 90210	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 17, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Oral Essentials, Inc.	\$0.00
1311	Orange Peel Enterprises, Inc.	Orange Peel Enterprises, Inc. 2183 Ponce de Leon Circle Vero Beach, FL 32960	Vitamin Shoppe Industries LLC	Purchase Agreement, dated June 11, 2014, by and between Vitamin Shoppe Industries LLC and Orange Peel Enterprises, Inc.	\$0.00
1312	ORB Life Sciences, LLC	ORB Life Sciences, LLC 221 S. Cherokee Street Denver, CO 80223	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 26, 2017, by and between Vitamin Shoppe Procurement Services, LLC and ORB Life Sciences, LLC	\$0.00
1313	OrderGroove, Inc.	OrderGroove, Inc. 75 Broad St., 23rd Floor New York, NY 10004	Vitamin Shoppe Industries LLC	Master Service Agreement, dated September 30, 2014, by and between Vitamin Shoppe Industries LLC and OrderGroove, Inc.	\$69,315.07

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1314	Oregon's Wild Harvest	Oregon's Wild Harvest 39831 HWY 26 Sandy, OR 97055	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 28, 2013, by and between Vitamin Shoppe Industries LLC and Oregon's Wild Harvest	\$0.00
1315	Orgain, Inc.	Orgain, Inc. PO Box 4918 Irvine, CA 92616	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 29, 2017, by and between Vitamin Shoppe Industries LLC and Orgain, Inc.	\$0.00
1316	Organic Food Bar, Inc.	Organic Food Bar, Inc. 209 South Stephanie Street, B235 Henderson, NV 89012	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 13, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Organic Food Bar, Inc.	\$0.00
1317	ORGANIC INDIA USA	ORGANIC INDIA USA 944 PEARL ST BOULDER, CO 80302	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 29, 2017, by and between Vitamin Shoppe Industries LLC and ORGANIC INDIA USA	\$0.00
1318	Organifi LLC	Organifi LLC 7535 Metropolitan Dr SAN DIEGO, CA 92108	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 30, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Organifi LLC	\$77,751.66
1319	Origin Labs	Origin Labs 946 US RT 2 Wilton, ME 04294	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 27, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Origin Labs	\$0.00
1320	Orkin LLC	Orkin LLC 10813 MIDLOTHIAN TURNPIKE NORTH CHESTERFIELD, VA 23235	Vitamin Shoppe Industries LLC	Pest Control Contract, dated July 15, 2013, by and between Vitamin Shoppe Industries LLC and Orkin LLC	\$0.00
1321	Orkin Pest Control	Orkin Pest Control 10813 MIDLOTHIAN TURNPIKE NORTH CHESTERFIELD, VA 23235	Vitamin Shoppe Industries LLC	Orkin Pest Control Commercial Services Agreement, dated July 31, 2020, by and between Vitamin Shoppe Industries LLC and Orkin Pest Control	\$89.60
1322	OU UNION OF ORTHODOX JEWISH CONGREGATIONS OF AMERICA	OU UNION OF ORTHODOX JEWISH CONGREGATIONS OF AMERICA 11 Broadway New York, NY 10004	Vitamin Shoppe Industries LLC	Orthodox Union Private Label Agreement, dated March 2, 2021, by and between Vitamin Shoppe Industries LLC and OU UNION OF ORTHODOX JEWISH CONGREGATIONS OF AMERICA	\$0.00
1323	OxyLife Nutritional Supplements Inc.	OxyLife Nutritional Supplements Inc. P.O. Box 6451 Chula Vista, CA 91909	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 7, 2015, by and between Vitamin Shoppe Procurement Services, LLC and OxyLife Nutritional Supplements Inc.	\$0.00
1324	Pacific Health Labs	Pacific Health Labs 100 Matawan Road Suite 150 Matawan, NJ 07747	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated December 1, 2017, by and between Vitamin Shoppe Industries LLC and Pacific Health Labs	\$0.00
1325	Pacific World Corp.	Pacific World Corp. 25800 Commercentre Drive Lake Forest, CA 92630	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 20, 2011, by and between Vitamin Shoppe Industries LLC and Pacific World Corp.	\$0.00
1326	Pacificore Construction	Pacificore Construction 18201 MCDURMOTT W STE B Irvine, CA 92614	Vitamin Shoppe Industries LLC	Construction Agreement, dated February 27, 2015, by and between Vitamin Shoppe Industries LLC and Pacificore Construction	\$0.00
1327	Package All Corp	Package All Corp 730 BEV ROAD SUITE 2 Boardman, OH 44512	Vitamin Shoppe Procurement Services, LLC	Addendum - Tooling Agreement, dated August 31, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Package All Corp	\$0.00
1328	Package All Corporation	Package All Corporation 655 Church Street Bayport, NY 11705	Vitamin Shoppe Procurement Services, LLC	Supply Partnership Agreement, dated January 1, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Package All LLC	\$0.00
1329	Packaging Corporation of America	Packaging Corporation of America PO BOX 12406 Newark, NJ 71013506	Vitamin Shoppe Industries LLC	Master Supply Agreement, dated October 1, 2014, by and between Vitamin Shoppe Industries LLC and Packaging Corporation of America	\$0.00
1330	Paleo Ethics Inc.	Paleo Ethics Inc. 3318 Second Street Cornwall, ON KWH658	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, December 30, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Paleo Ethics Inc.	\$0.00

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1331	PaleoEthics Inc.	PaleoEthics Inc. 3318 Second Street Cornwall, ON KG#658	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, December 30, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Paleo Ethics Inc.	\$0.00
1332	Pantera LLC	Pantera LLC PO BOX 26657 Scottsdale, AZ 85255	Vitamin Shoppe Industries LLC	Pantera Document Management Services Agreement, dated May 13, 2014, by and between Vitamin Shoppe Industries LLC and Pantera LLC	\$0.00
1333	Pantera LLC	Pantera LLC PO BOX 26657 Scottsdale, AZ 85255	Vitamin Shoppe Industries LLC	Technology Services Agreement, dated June 16, 2014, by and between Vitamin Shoppe Industries LLC and Pantera LLC	\$0.00
1334	Panthera Pharmaceuticals	Panthera Pharmaceuticals 11 A Lincoln Street COPIAGUE, NY 11726	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated June 27, 2011, by and between Vitamin Shoppe Industries LLC and Panthera Pharmaceuticals	\$0.00
1335	Papa & Barkley Essentials, LLC	Papa & Barkley Essentials, LLC 303 S Broadway Suite 200-320 Denver, CO 80209	Vitamin Shoppe Industries LLC	Proposition 65 Indemnification Letter Agreement, dated March 11, 2021, by and between Vitamin Shoppe Industries LLC and Papa & Barkley Essentials, LLC	\$0.00
1336	Papa & Barkley, Essentials, LLC	Papa & Barkley, Essentials, LLC 303 S Broadway, Suite 200-320 DENVER, CO 80209	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 29, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Papa & Barkley, Essentials, LLC	\$0.00
1337	Paracelsus Labs Inc.	Paracelsus Labs Inc. PO Box 7277 Boulder, CO 80306	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 25, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Paracelsus Labs Inc.	\$0.00
1338	Paradise Herbs & Essentials	Paradise Herbs & Essentials 19051 Goldenwest St. 104-306 HUNTINGTON BEACH, CA 92648	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 1, 2012, by and between Vitamin Shoppe Industries LLC and Paradise Herbs & Essentials	\$0.00
1339	Paramount Beauty Distributing Associates Inc.	Paramount Beauty Distributing Associates Inc. 41 Mercedes Way Unit 34 Edgewood, NY 11717	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 27, 2012, by and between Vitamin Shoppe Industries LLC and Paramount Beauty Distributing Associates Inc.	\$0.00
1340	Parfums de Coeur, Ltd.	Parfums de Coeur, Ltd. 6 High Ridge Park Floor C2 Stamford, CT 06902	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 12, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Parfums de Coeur, Ltd.	\$0.00
1341	Park Place Technologies	Park Place Technologies C/O SSG MANAGEMENT LLC 204 N HOWARD TAMPA, FL 33606	Vitamin Shoppe Industries LLC	Statement Of Work Data Center Hardware Maintenance, dated July 2, 2014, by and between Vitamin Shoppe Industries LLC and Park Place Technologies	\$0.00
1342	Partnership Staffing Incorporated	Partnership Staffing Incorporated PO BOX 823461 Philadelphia, PA 191823461	Vitamin Shoppe Industries LLC	Staffing Services Agreement, dated March 19, 2013, by and between Vitamin Shoppe Industries LLC and Partnership Staffing Incorporated	\$0.00
1343	Pauling Labs Inc	Pauling Labs Inc 4550 Birch-bay Lynden Road PMB 1188 BLAINE, WA 98230	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 7, 2014, by and between Vitamin Shoppe Industries LLC and Pauling Labs Inc	\$0.00
1344	Paychex of New York LLC	Paychex of New York LLC GENERAL POST OFFICE PO BOX 29769 New York, NY 100879769	Vitamin Shoppe Industries LLC	Expense Wire Terms and Conditions Agreement, dated June 18, 2015, by and between Vitamin Shoppe Industries LLC and Paychex of New York LLC	\$0.00
1345	PayFlex Systems USA, Inc.	PayFlex Systems USA, Inc. 10802 Farnam Drive, Suite 100 Omaha, NE 68154	Vitamin Shoppe Industries LLC	Administrative Services Agreement, dated October 26, 2016, by and between Vitamin Shoppe Industries LLC and PayFlex Systems USA, Inc.	\$0.00
1346	Payment Processing Services, LLC	Payment Processing Services, LLC 236 Carmichael Way, Suite 300 Chesapeake, VA 23322	Vitamin Shoppe Industries LLC	Agreement (Limited to One Item Only), dated August 20, 2014, by and between Vitamin Shoppe Industries LLC and Payment Processing Services, LLC	\$0.00

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1347	Paymentech, LLC	Paymentech, LLC 8181 Communications Pkwy Plano, TX 75024	Vitamin Shoppe Industries LLC	Merchant Agreement, dated August 13, 2020, by and between Vitamin Shoppe Industries LLC and Paymentech, LLC	\$0.00
1348	Paymentech, LLC	Paymentech, LLC 8181 Communications Pkwy Plano, TX 75024	Vitamin Shoppe Industries LLC	Paymentech, LLC Select Merchant Payment Instrument Processing Agreement, dated November 7, 2018, by and between Vitamin Shoppe Industries LLC and Paymentech, LLC	\$0.00
1349	Paymentech, LLC	Paymentech, LLC 8181 Communications Parkway Plano, TX 75024	Vitamin Shoppe Industries LLC	Referral Agreement, dated April 19, 2021, by and between Vitamin Shoppe Industries LLC and Paymentech, LLC	\$0.00
1350	Paymentech, LLC	Paymentech, LLC 14221 Dallas Parkway Dallas, TX 75254	Vitamin Shoppe Industries LLC	Select Merchant Payment Instrument Processing Agreement, dated November 16, 2012, by and between Vitamin Shoppe Industries LLC and Paymentech, LLC	\$0.00
1351	Paymentech, LLC	Paymentech, LLC 4 Northeastern Boulevard , NH 03079	Vitamin Shoppe Industries LLC	US Territories Addendum to the Select Merchant Payment Instrument Processing Agreement, dated June 8, 2015, by and between Vitamin Shoppe Industries LLC and Paymentech, LLC	\$0.00
1352	Paymentech, LLC	Paymentech, LLC 8181 Communications Pkwy Plano, TX 75024	Vitamin Shoppe Mariner, LLC	Merchant Agreement, dated July 1, 2019, by and between Vitamin Shoppe Industries LLC, Vitamin Shoppe Mariner, Inc. and Paymentech, LLC for itself and on behalf of JPMorgan Chase Bank, N.A.	\$0.00
1353	Paymentech, LLC for itself and on behalf of JPMorgan Chase Bank, N.A.	Paymentech, LLC for itself and on behalf of JPMorgan Chase Bank, N.A. 8181 Communications Pkwy Plano, TX 75024	Vitamin Shoppe Industries LLC	Schedule A-1 to Merchant Agreement, dated August 14, 2019, by and between Vitamin Shoppe Industries LLC and Paymentech, LLC for itself and on behalf of JPMorgan Chase Bank, N.A.	\$0.00
1354	PayPal CA Limited	PayPal CA Limited Brunswick House, 44 Chipman Hill Suite 1000 Saint John, NB E2L 2A9	Vitamin Shoppe Industries LLC	Accession Agreement to Merchant Agreement, dated January 1, 2013, by and between Vitamin Shoppe Industries LLC and PayPal CA Limited	\$0.00
1355	PayPal, Inc.	PayPal, Inc. eBay Park North, 2211 North First Street San Jose, CA 35131	Vitamin Shoppe Industries LLC	Amendment to Merchant Agreement (Seller Protection Policy Extension), dated January 1, 2013, by and between Vitamin Shoppe Industries LLC and PayPal, Inc.	\$0.00
1356	N/A	N/A	N/A	[reserved]	N/A
1357	Peaceful Mountain, Inc.	Peaceful Mountain, Inc. 201 Apple Blvd Woodbine, IA 51579	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Peaceful Mountain, Inc.	\$0.00
1358	Pear	Pear 5995 Wilcox Place Suite A Dublin, OH 43016	Vitamin Shoppe Industries LLC	Joint Product Development Plan, dated March 12, 2015, by and between Vitamin Shoppe Industries LLC and Pear	\$0.00
1359	Pear Therapeutics	Pear Therapeutics 1000 W. Maude Ave Sunnyvale, CA 94085	Vitamin Shoppe Industries LLC	Joint Product Development Plan, dated February 3, 2015, by and between Vitamin Shoppe Industries LLC and Pear Therapeutics, Inc.	\$0.00
1360	Pear Therapeutics, Inc.	Pear Therapeutics, Inc. 55 Temple Place, 3rd Floor Boston, MA 02111	Vitamin Shoppe Industries LLC	Collaboration Agreement, dated December 19, 2014, by and between Vitamin Shoppe Industries LLC and Pear Therapeutics, Inc.	\$0.00
1361	Peico, Inc.	Peico, Inc. 16366 COLLECTION CENTER DRVIE Chicago, IL 60693	Vitamin Shoppe Industries LLC	MultiSight Video Service Agreement, dated January 12, 2017, by and between Vitamin Shoppe Industries LLC and Peico, Inc.	\$0.00
1362	Penta Water LLC	Penta Water LLC 1601 E. Steel Road COLTON, CA 92324	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 1, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Penta Water LLC	\$0.00

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1363	Perceptyx, Inc.	Perceptyx, Inc. 28765 Single Oak Dr #250 Temecula, CA 92590	Vitamin Shoppe Industries LLC	Master License and Services Agreement, dated November 2, 2020, by and between Vitamin Shoppe Industries LLC and Perceptyx, Inc.	\$0.00
1364	Perfect Shaker Inc.	Perfect Shaker Inc. 369 Lang Blvd Grand Island, NY 14072	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 15, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Perfect Shaker Inc.	\$0.00
1365	Perficient	Perficient BOX 207094 Dallas, TX 753207094	Vitamin Shoppe Industries LLC	Statement of Work Form, dated May 9, 2018, by and between Vitamin Shoppe Industries, LLC and Perficient, Inc.	\$11,440.00
1366	Perficient, Inc.	Perficient, Inc. 555 Maryville University Dr. Suite 600 St. Louis, MO 63141	Vitamin Shoppe Procurement Services, LLC	Perficient Digital Implementation Statement of Work, dated May 8, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Perficient, Inc.	\$0.00
1367	Perficient, Inc.	Perficient, Inc. 555 Maryville University Dr. Suite 600 St. Louis, MO 63141	Vitamin Shoppe Industries LLC	Statement of Work for COGNOS Reports, dated December 4, 2015, by and between Vitamin Shoppe Industries LLC and Perficient, Inc.	\$0.00
1368	Perficient, Inc.	Perficient, Inc. 520 Maryville Centre Drive Suite 400 St. Louis, MO 63141	Vitamin Shoppe Industries LLC	VITAMIN SHOPPE INDUSTRIES INC. MASTER SERVICES AGREEMENT, dated September 11, 2012, by and between Vitamin Shoppe Industries LLC and Perficient, Inc.	\$0.00
1369	Perficient, Inc.	Perficient, Inc. 555 Maryville University Dr. Suite 600 St. Louis, MO 63141	Vitamin Shoppe Procurement Services, LLC	Statement of Work for COGNOS Reports, dated February 23, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Perficient, Inc.	\$0.00
1370	Performance Brands	Performance Brands 905 SHOTGUN RD. FORT LAUDERDALE, FL 33326	Vitamin Shoppe Industries LLC	Purchase Agreement, dated September 29, 2014, by and between Vitamin Shoppe Industries LLC and Performance Brands	\$0.00
1371	PERFORMIX, LLC	PERFORMIX, LLC 221 South Cherokee Street Denver, CO 80223	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 3, 2018, by and between Vitamin Shoppe Procurement Services, Inc and PERFORMIX, LLC	\$0.00
1372	Personify Health, Inc. fka Virgin Pulse, Inc.	Personify Health, Inc. fka Virgin Pulse, Inc. DEPT 3310 PO BOX 123310 Dallas, TX 75312-3310	Vitamin Shoppe Industries LLC	Third Amendment to The Application Service Agreement, dated November 12, 2024, by and between Vitamin Shoppe Industries LLC and Personify Health, Inc. fka Virgin Pulse, Inc.	\$0.00
1373	Pervine Foods, LLC	Pervine Foods, LLC 111 Terence Drive Pittsburgh, PA 15236	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 12, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Pervine Foods, LLC	\$0.00
1374	N/A	N/A	N/A	[reserved]	N/A
1375	N/A	N/A	N/A	[reserved]	N/A
1376	PhD Nutrition Inc	PhD Nutrition Inc 19100 Airport Way #105 Pitt Meadows, BC V3Y0E2	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 14, 2012, by and between Vitamin Shoppe Industries LLC and PhD Nutrition Inc	\$0.00
1377	Phi Drinks, Inc.	Phi Drinks, Inc. 1855 Industrial St. #110 Los Angeles, CA 90021	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 27, 2014, by and between Vitamin Shoppe Industries LLC and Phi Drinks, Inc. dba Zenify	\$0.00
1378	Philips Lighting North America Corporation	Philips Lighting North America Corporation 200 Franklin Square Drive Somerset, NJ 08873	Vitamin Shoppe Industries LLC	Services Agreement, dated May 6, 2014, by and between Vitamin Shoppe Industries LLC and Philips Lighting North America Corporation	\$0.00
1379	Phoenix Fence Company	Phoenix Fence Company PO BOX 21183 Phoenix, AZ 850361183	Vitamin Shoppe Industries LLC	Fence Construction Agreement, dated July 26, 2017, by and between Vitamin Shoppe Industries LLC and Phoenix Fence Company	\$0.00

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1380	Phoenix Formulations, LLC	Phoenix Formulations, LLC 4551 West 21st Street Suite 101 Tempe, AZ 85282	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated August 22, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Phoenix Formulations, LLC	\$0.00
1381	Phoenix Formulations, LLC	Phoenix Formulations, LLC 4551 West 21st Street Suite 101 Tempe, AZ 85282	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated August 22, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Phoenix Formulations, LLC	\$0.00
1382	PHYLE INVENTORY CONTROL SPECIALISTS	PHYLE INVENTORY CONTROL SPECIALISTS 4150 GRANGE HALL RD. Holly, MI 48442	Vitamin Shoppe Industries LLC	Inventory service agreement, dated January 1, 2011, by and between Vitamin Shoppe Industries LLC and PHYLE INVENTORY CONTROL SPECIALISTS	\$0.00
1383	Physical Enterprises, Inc.	Physical Enterprises, Inc. 2101 91st Street North Bergen, NJ 07047	Vitamin Shoppe Industries LLC	Guide To Vendor Partnership, dated January 17, 2014, by and between Vitamin Shoppe Industries LLC and Physical Enterprises, Inc.	\$0.00
1384	Physical Enterprises, Inc.	Physical Enterprises, Inc. 302-2930 Arbutus St. Vancouver, BC V6J 3Y9	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 7, 2014, by and between Vitamin Shoppe Industries LLC and Physical Enterprises, Inc.	\$0.00
1385	PIER 1 SERVICES COMPANY	PIER 1 SERVICES COMPANY 100 PIER 1 PLACE Fort Worth, TX 76102	Vitamin Shoppe Industries LLC	Purchase Order, dated August 17, 2020, by and between Vitamin Shoppe Industries LLC and PIER 1 SERVICES COMPANY	\$0.00
1386	Pines International, Inc.	Pines International, Inc. 1992 East 1400 Road Lawrence, KS 66044	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 6, 2011, by and between Vitamin Shoppe Industries LLC and Pines International, Inc.	\$0.00
1387	Pinterest, Inc.	Pinterest, Inc. 808 Brannan Street San Francisco, CA 94103	Vitamin Shoppe Industries LLC	Perpetual Insertion Order, dated October 16, 2017, by and between Vitamin Shoppe Industries LLC and Pinterest, Inc.	\$0.00
1388	PiperWai LLC	PiperWai LLC 1430 Walnut St. 200 PHILADELPHIA, PA 19102	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 20, 2018, by and between Vitamin Shoppe Procurement Services, LLC and PiperWai LLC	\$0.00
1389	Pitney Bowes Inc.	Pitney Bowes Inc. 3001 Summer Street Stamford, CT 06926	Vitamin Shoppe Industries LLC	Framework Agreement for Commerce Services, dated May 5, 2021, by and between Vitamin Shoppe Industries LLC and Pitney Bowes Inc.	\$0.00
1390	Pivotree Inc.	Pivotree Inc. 6300 Northam Drive Mississauga, ON L4V 1H7	Vitamin Shoppe Procurement Services, LLC	Statement of Work Cloud Managed Services, dated September 4, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Pivotree Inc.	\$66,668.98
1391	PJUR GROUP USA, LLC	PJUR GROUP USA, LLC 1680 Michigan Ave Str. 920 Miami Beach, FL 33139	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 30, 2015, by and between Vitamin Shoppe Procurement Services, LLC and PJUR GROUP USA, LLC	\$0.00
1392	Plant People, Inc.	Plant People, Inc. 49 Elizabeth St 3rd floor New York, NY 10013	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 24, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Plant People, Inc.	\$0.00
1393	Plantlife Natural Body Care	Plantlife Natural Body Care 961 Calle Negocio SAN CLEMENTE, CA 92673	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 30, 2014, by and between Vitamin Shoppe Industries LLC and Plantlife Natural Body Care	\$0.00
1394	Plantlife, Inc.	Plantlife, Inc. 1030 Calle Recodo San Clemente, CA 92673	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Plantlife, Inc.	\$0.00
1395	Playmaker Nutrition	Playmaker Nutrition 369 South Fair Oaks Ave. PASADENA, CA 91105	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated September 9, 2013, by and between Vitamin Shoppe Industries LLC and Playmaker Nutrition	\$0.00



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1396	PLH Products, Inc.	PLH Products, Inc. 6655 Knott Avenue Buena Park, CA 90620	Vitamin Shoppe Industries LLC	Master Supply Agreement, dated December 9, 2014, by and between Vitamin Shoppe Industries LLC and PLH Products, Inc.	\$0.00
1397	PLT Health Solutions-Laila Nutraceuticals LLC	PLT Health Solutions-Laila Nutraceuticals LLC 119 Headquarters Plaza Morristown, NJ 07960	Vitamin Shoppe Industries LLC	RIPFACTOR® Trademark License Agreement, dated June 7, 2021, by and between Vitamin Shoppe Industries LLC and PLT Health Solutions-Laila Nutraceuticals LLC	\$0.00
1398	Plum Tree, Inc.	Plum Tree, Inc. 325 W. Huron St., Suite 215 Chicago, IL 60654	Vitamin Shoppe Industries LLC	Support and Optimization Services, dated February 7, 2014, by and between Vitamin Shoppe Industries LLC and Plum Tree, Inc.	\$0.00
1399	PMX Agency LLC	PMX Agency LLC P.O. BOX #735131 Chicago, IL 60673	Vitamin Shoppe Procurement Services, LLC	Master Services Agreement, dated March 13, 2018, by and between Vitamin Shoppe Procurement Services, LLC and PMX Agency LLC	\$0.00
1400	PMX Agency LLC dba ForwardPMX	PMX Agency LLC dba ForwardPMX P.O. BOX #735131 Chicago, IL 60673	Vitamin Shoppe Procurement Services, LLC	Schedule #6 to Master Services Agreement - Local Program, dated March 1, 2020, by and between Vitamin Shoppe Procurement Services, LLC and PMX Agency LLC dba ForwardPMX	\$0.00
1401	PNC Bank National Association	PNC Bank National Association ATTN: IBM CORPORATION 500 FIRST AVENUE Pittsburgh, PA 15219	Vitamin Shoppe Industries LLC	Addendum to Night Depository Agreement, dated August 25, 2023, by and between Vitamin Shoppe Industries LLC and PNC Bank National Association	\$0.00
1402	PNC Bank, National Association	PNC Bank, National Association ATTN: IBM CORPORATION 500 FIRST AVENUE Pittsburgh, PA 15219	Vitamin Shoppe Industries LLC	Night Deposit Agreement and/or Agreement for Deposits Without Immediate Verification, dated August 25, 2023, by and between Vitamin Shoppe Industries LLC and PNC Bank, National Association	\$0.00
1403	Polar Electro Inc.	Polar Electro Inc. 1111 Marcus Ave., Suite M15 Lake Success, NY 11042	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 4, 2019, by and between Vitamin Shoppe Industries LLC and Polar Electro Inc.	\$0.00
1404	Polar Fusion LLC	Polar Fusion LLC 10605 SE 240th St #400 KENT, WA 98031	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 12, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Polar Fusion LLC	\$0.00
1405	Polyphenolics	Polyphenolics 12667 Road 24 Madera, CA 93637	Vitamin Shoppe Industries LLC	Trademark License Agreement, dated June 10, 2005, by and between Vitamin Shoppe Industries LLC and Polyphenolics	\$0.00
1406	Pomeroy Technologies, LLC	Pomeroy Technologies, LLC Mitsubishi / Pomeroy PO Box 7410512 Chicago, IL 60674-0231	Vitamin Shoppe Industries LLC	Statement of Work, dated October 4, 2012, by and between Vitamin Shoppe Industries LLC and Pomeroy Technologies, LLC	\$0.00
1407	PopTime LLC	PopTime LLC 200 Clifton Boulevard 1 CLIFTON, NJ 7011	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 6, 2016, by and between Vitamin Shoppe Procurement Services, LLC and PopTime LLC	\$0.00
1408	N/A	N/A	N/A	[reserved]	N/A
1409	Potomac Environmental, Inc.	Potomac Environmental, Inc. PO Box 1836 Stafford, VA 22555-1836	Vitamin Shoppe Industries LLC	Supply Packaging, Transportation & Incineration of Non-Hazardous Vitamins and Supplements, dated January 31, 2014, by and between Vitamin Shoppe Industries LLC and Potomac Environmental, Inc.	\$0.00
1410	POWDER JET INC	POWDER JET INC 1800 North Bayshore Drive 1504 MIAMI, FL 33132	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 3, 2015, by and between Vitamin Shoppe Procurement Services, LLC and POWDER JET INC	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1411	POWERFUL MEN LLC	POWERFUL MEN LLC 429 Lenox Av MIAMI BEACH, FL 33139	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 9, 2017, by and between Vitamin Shoppe Procurement Services, LLC and POWERFUL MEN LLC	\$0.00
1412	PowerReviews, Inc	PowerReviews, Inc 440 North Wells Street, Suite 720 Chicago, IL 60654	Vitamin Shoppe Industries LLC	Service Order - The Vitamin Shoppe - Renewal - 2015, dated December 18, 2014, by and between Vitamin Shoppe Industries LLC and PowerReviews, Inc	\$0.00
1413	Prana Biovegan Corp.	Prana Biovegan Corp. 1440 Jules Poirtras Quebec, QC H4N 1X7	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 9, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Prana Biovegan Inc	\$0.00
1414	Prana Biovegan Inc	Prana Biovegan Inc 1440 Jules Poirtras Saint-Laurent, QC H4N 1X7	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 9, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Prana Biovegan Inc	\$0.00
1415	Pratt (Allentown Corrugating), LLC	Pratt (Allentown Corrugating), LLC 3535 Piedmont Road Building 14, Suite 440 Atlanta, GA 30305	Vitamin Shoppe Industries LLC	Master Supply Agreement, dated February 5, 2015, by and between Vitamin Shoppe Industries LLC and Pratt (Allentown Corrugating), LLC	\$0.00
1416	Preferred Placement	Preferred Placement P.O Box 743176 Los Angeles, CA 90074-3176	Vitamin Shoppe Procurement Services, LLC	Professional Staffing Services Agreement, dated March 30, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Preferred Placement	\$0.00
1417	Preferred Placement, Inc.	Preferred Placement, Inc. 200 Concord Plaza Dr Ste 240 San Antonio, TX 78216-6943	Vitamin Shoppe Procurement Services, LLC	Professional Staffing Services Agreement, dated March 31, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Preferred Placement, Inc.	\$0.00
1418	Pregis	Pregis 29690 NETWORK PLACE Chicago, IL 60673	Vitamin Shoppe Industries LLC	The Vitamin Shoppe & Pregis - Proposal, dated November 14, 2022, by and between Vitamin Shoppe Industries LLC and Pregis	\$0.00
1419	Premier Nutrition	Premier Nutrition 6215 El Camino Real, Ste 101 Carlsbad, CA 92009	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 7, 2011, by and between Vitamin Shoppe Industries LLC and Premier Nutrition Company, LLC	\$0.00
1420	Premier Nutrition Company, LLC	Premier Nutrition Company, LLC 1222 67th Street, Suite 210 Emeryville, CA 94608	Vitamin Shoppe Industries LLC	Settlement Agreement, dated January 1, 2022, by and between Vitamin Shoppe Industries LLC and Premier Nutrition Company, LLC	\$0.00
1421	Premier Nutrition Company, LLC	Premier Nutrition Company, LLC 1222 67th Street, Suite 210 Emeryville, CA 94608	Vitamin Shoppe Industries LLC	New Customer Credit Application, dated November 22, 2024, by and between Vitamin Shoppe Industries LLC and Premier Nutrition Company, LLC	\$0.00
1422	Premier Nutrition Company, LLC	Premier Nutrition Company, LLC 1222 67th Street, Suite 210 Emeryville, CA 94608	Vitamin Shoppe Industries LLC	Vendor Incentive Details, dated January 1, 2023, by and between Vitamin Shoppe Industries, LLC and Premier Nutrition Company, LLC	\$0.00
1423	Premium Entertainment	Premium Entertainment 36 ALIZE DRIVE KINNELON, NJ 7405	Vitamin Shoppe Industries LLC	Premium Entertainment Service Agreement, dated September 30, 2014, by and between Vitamin Shoppe Industries LLC and Premium Entertainment	\$0.00
1424	Presidio Brands, Inc.	Presidio Brands, Inc. 500 Tamal Plaza, Suite 505 Corte Madera, CA 94925	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 19, 2013, by and between Vitamin Shoppe Industries LLC and Presidio Brands, Inc.	\$0.00
1425	Prevention Magazine	Prevention Magazine 300 West 57th Street New York, NY 10019	Vitamin Shoppe Industries LLC	Media Content Agreement, dated March 22, 2023, by and between Vitamin Shoppe Industries LLC and Prevention Magazine	\$0.00
1426	Prevention Pharmaceuticals Inc.	Prevention Pharmaceuticals Inc. 142 Temple Street, Suite 205 New Haven, CT 06510	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 15, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Prevention Pharmaceuticals Inc.	\$0.00

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1427	PRGX USA, Inc.	PRGX USA, Inc. PO BOX 116501 Atlanta, GA 30368	Vitamin Shoppe Industries LLC	Services Agreement, dated February 6, 2014, by and between Vitamin Shoppe Industries LLC and PRGX USA, Inc.	\$0.00
1428	PRI, LLC	PRI, LLC 210 Park Ave Ste 2175 Oklahoma City, OK 73102-5629	Vitamin Shoppe Procurement Services, LLC	Professional Staffing Services Agreement, dated January 8, 2016, by and between Vitamin Shoppe Procurement Services, LLC and PRI, LLC	\$0.00
1429	Primal Nutrition, Inc	Primal Nutrition, Inc 1631 S Rose Ave Oxnard, CA 93033	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 24, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Primal Nutrition, Inc	\$0.00
1430	Prime Nutrition	Prime Nutrition 1120 Holland Drive #19 Boca Raton, FL 33428	Vitamin Shoppe Industries LLC	Purchase Agreement, dated November 17, 2014, by and between Vitamin Shoppe Industries LLC and Prime Nutrition	\$0.00
1431	Prime Retail Services	Prime Retail Services 3617-SOUTHLAND DRIVE SUITE A Flowery Branch, GA 30542	Vitamin Shoppe Industries LLC	Construction Agreement,, dated February 27, 2017, by and between Vitamin Shoppe Industries LLC and Prime Retail Services	\$0.00
1432	Primex ehf	Primex ehf Óskarsgata 7 Siglufjörður, 580	Vitamin Shoppe Industries LLC	Trademark License Agreement, dated January 26, 2021, by and between Vitamin Shoppe Industries LLC and Primex ehf	\$0.00
1433	Prince of Peace Ent., Inc.	Prince of Peace Ent., Inc. 3536 Arden Road Hayward, CA 94545	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated July 1, 2017, by and between Vitamin Shoppe Industries LLC and Prince of Peace Ent., Inc.	\$0.00
1434	Prinova Solutions LLC	Prinova Solutions LLC 315 E. Fullerton Ave. Carol Stream, IL 60188	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated October 21, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Prinova Solutions LLC	\$0.00
1435	Pristine Bay LLC DBA VIANDA	Pristine Bay LLC DBA VIANDA 9898 Windisch Road West Chester, OH 45069	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated December 31, 2017, by and between Vitamin Shoppe Industries LLC and Pristine Bay LLC DBA VIANDA	\$2,441.73
1436	PRO Bottle LLC	PRO Bottle LLC 4942 Dawn Avenue Suite 222 EAST LANSING, MI 48823	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 23, 2017, by and between Vitamin Shoppe Procurement Services, LLC and PRO Bottle LLC	\$0.00
1437	PROBAR, LLC.	PROBAR, LLC. 4752 W. California Ave. Salt Lake City, UT 84104	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 16, 2012, by and between Vitamin Shoppe Industries LLC and PROBAR, LLC.	\$0.00
1438	Prodege	Prodege 185 NW Spanish River Blvd Suite 100 Boca Raton, FL 33431-4230	Vitamin Shoppe Industries LLC	Insertion Order, dated October 13, 2023, by and between Vitamin Shoppe Industries LLC and Prodege	\$0.00
1439	Professional Supplements	Professional Supplements 3665 East Bay Dr. Building 204 155 LARGO, FL 33771	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 30, 2012, by and between Vitamin Shoppe Industries LLC and Professional Supplements	\$0.00
1440	ProFormance Foods LLC	ProFormance Foods LLC 44 Dobbin St First Floor BROOKLYN, NY 11222	Vitamin Shoppe Industries LLC	Purchase Agreement, dated August 11, 2014, by and between Vitamin Shoppe Industries LLC and ProFormance Foods LLC	\$0.00
1441	PROformance Vend USA INC	PROformance Vend USA INC PO BOX 6188 Phoenix, AZ 85005	Vitamin Shoppe Industries LLC	Vending Service Proposal, dated July 1, 2017, by and between Vitamin Shoppe Industries LLC and PROformance Vend USA INC	\$0.00
1442	N/A	N/A	N/A	[reserved]	N/A
1443	N/A	N/A	N/A	[reserved]	N/A

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1444	N/A	N/A	N/A	[reserved]	N/A
1445	Project Healthy Living Inc DBA ALOHA	Project Healthy Living Inc DBA ALOHA 0 Exchange Place NEW YORK, NY 10005	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 23, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Project Healthy Living Inc DBA ALOHA	\$0.00
1446	Project X Represents	Project X Represents PO Box 870 Old Forge, NY 13420	Vitamin Shoppe Industries LLC	Statement of Work, dated September 23, 2014, by and between Vitamin Shoppe Industries LLC and Project X Represents	\$0.00
1447	Prolab Nutrition, Inc.	Prolab Nutrition, Inc. 6 Dinglebrook Road Brookfield, CT 06804	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated September 1, 2017, by and between Vitamin Shoppe Industries LLC and Prolab Nutrition, Inc.	\$0.00
1448	Promax Nutrition Corp	Promax Nutrition Corp 100 Bayview Circle 200 NEWPORT BEACH, CA 92660	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated July 25, 2011, by and between Vitamin Shoppe Industries LLC and Promax Nutrition Corp	\$0.00
1449	PromoLeaf	PromoLeaf PO Box 681465 Park City, UT 84068	Vitamin Shoppe Industries LLC	Order #97222, dated July 9, 2024, by and between Vitamin Shoppe Industries LLC and PromoLeaf	\$0.00
1450	Pronatura Inc.	Pronatura Inc. 2474 E. Oakton St. Arlington Heights, IL 60005	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 1, 2012, by and between Vitamin Shoppe Industries LLC and Pronatura Inc.	\$0.00
1451	Propello Life, LLC	Propello Life, LLC 7611 Coventry Woods Drive Dublin, OH 43017	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 1, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Propello Life LLC	\$0.00
1452	Propello Life LLC	Propello Life LLC 7611 Coventry Woods Drive DUBLIN, OH 43017	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 1, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Propello Life, LLC	\$0.00
1453	ProTec Laboratory, Inc.	ProTec Laboratory, Inc. 4300 FM 2225 Quitman, TX 75783	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated August 22, 2019, by and between Vitamin Shoppe Procurement Services, LLC and ProTec Laboratory, Inc.	\$0.00
1454	ProTec Laboratory, Inc.	ProTec Laboratory, Inc. 4300 FM 2225 Quitman, TX 75783	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated August 22, 2019, by and between Vitamin Shoppe Procurement Services, LLC and ProTec Laboratory, Inc.	\$0.00
1455	Protein Brothers, LLC (dba Stryve Foods)	Protein Brothers, LLC (dba Stryve Foods) 500 W. University Dr., Suite 108 Mckinney, TX 75069	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 1, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Protein Brothers, LLC (dba Stryve Foods)	\$0.00
1456	Protexin, Inc.	Protexin, Inc. 1833 NW 79th AVE Doral, FL 33126	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 6, 2017, by and between Vitamin Shoppe Procurement Services, Inc and Protexin, Inc.	\$0.00
1457	Protiviti Inc.	Protiviti Inc. 888 7th Ave - 13th Floor New York, NY 10019	Vitamin Shoppe Industries LLC	Master Services Agreement, dated November 2, 2021, by and between Vitamin Shoppe Industries LLC and Protiviti Inc.	\$0.00
1458	Protos Foods, Inc.	Protos Foods, Inc. 449 Glenmeade Road Greensburg, PA 15601	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 5, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Protos Foods, Inc.	\$0.00
1459	Proud Source Water Inc.	Proud Source Water Inc. 307 Miners Way MACKAY, ID 83251	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated July 15, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Proud Source Water Inc.	\$0.00
1460	Proximus Consulting Group, LLC	Proximus Consulting Group, LLC 111 Windsor Way Franklin, TN 37069	Vitamin Shoppe Industries LLC	Statement of Work #2, dated September 27, 2023, by and between Vitamin Shoppe Industries LLC and Proximus Consulting Group, LLC	\$0.00

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1461	Puerto Rico Telephone Company, Inc.	Puerto Rico Telephone Company, Inc. PO Box 360998 San Juan, PR 00936	Vitamin Shoppe Industries LLC	Agreement for IP Business Services Solutions, dated December 16, 2014, by and between Vitamin Shoppe Industries LLC and Puerto Rico Telephone Company, Inc.	\$0.00
1462	Pukka Herbs Ltd	Pukka Herbs Ltd 71 McMurray Road 104 PITTSBURGH, PA 15241	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 1, 2013, by and between Vitamin Shoppe Industries LLC and Pukka Herbs Ltd	\$0.00
1463	N/A	N/A	N/A	[reserved]	N/A
1464	Pure Encapsulations, LLC	Pure Encapsulations, LLC 490 Boston Post Road Sudbury, MA 01776	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 12, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Pure Encapsulations, LLC	\$0.00
1465	Pure Encapsulations, LLC	Pure Encapsulations, LLC 490 Boston Post Road Sudbury, MA 01776	Vitamin Shoppe Procurement Services, LLC	Purchase Terms Sheet, dated October 19, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Pure Encapsulations, LLC	\$0.00
1466	Pure Encapsulations, LLC	Pure Encapsulations, LLC 490 Boston Post Road Sudbury, MA 01776	Vitamin Shoppe Procurement Services, LLC	Purchase Terms Sheet, dated January 12, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Pure Encapsulations, LLC	\$0.00
1467	Pure Encapsulations, LLC	Pure Encapsulations, LLC 490 Boston Post Road Sudbury, MA 01776	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 2, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Pure Encapsulations, LLC	\$0.00
1468	Pure Essence Labs, Inc.	Pure Essence Labs, Inc. P.O. Box 95397 Las Vegas, NV 89193	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 25, 2018, by and between Vitamin Shoppe Industries LLC and Pure Essence Labs, Inc.	\$0.00
1469	Pure Health Inc.	Pure Health Inc. 229 Calle Duarte Suite 3A Second Floor San Juan, PR 00917	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 31, 2014, by and between Vitamin Shoppe Industries LLC and Pure Health Inc.	\$0.00
1470	Pure Inventions LLC	Pure Inventions LLC 64 B Grant Street LITTLE SILVER, NJ 7739	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 29, 2013, by and between Vitamin Shoppe Industries LLC and Pure Inventions	\$0.00
1471	Pure Inventions	Pure Inventions 64 B Grant Street LITTLE SILVER, NJ 7739	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 29, 2013, by and between Vitamin Shoppe Industries LLC and Pure Inventions	\$0.00
1472	Pure Solutions INC	Pure Solutions INC 13620 Wright Circle Tampa, FL 33626	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 21, 2014, by and between Vitamin Shoppe Industries LLC and Pure Solutions INC	\$0.00
1473	PureFit Inc.	PureFit Inc. 2 Avellino Irvine, CA 92620	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 21, 2014, by and between Vitamin Shoppe Industries LLC and PureFit Inc.	\$0.00
1474	Puremedy, LLC	Puremedy, LLC 1925 Angus Ave Unit D Simi Valley, CA 93063	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Puremedy, LLC	\$0.00
1475	PureRED   Ferrara	PureRED   Ferrara 301 College Road East Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Auto-delivery Naming, Identity and Launch Creative Statement of Work, Job #2642, dated May 31, 2017, by and between Vitamin Shoppe Industries LLC and PureRED   Ferrara	\$0.00
1476	Pvolve LLC	Pvolve LLC 415 West Broadway NEW YORK, NY 10012	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 11, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Pvolve LLC	\$0.00
1477	Pyure Brands LLC	Pyure Brands LLC 2277 Trade Cebter Way STE 101 NAPLES, FL 34109	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 5, 2012, by and between Vitamin Shoppe Industries LLC and Pyure Brands LLC	\$0.00

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1478	QNT INTERNATIONAL, Inc.	QNT INTERNATIONAL, Inc. 82 Virginia Avenue Dobbs Ferry, NY 10522	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 21, 2011, by and between Vitamin Shoppe Industries LLC and QNT INTERNATIONAL, Inc.	\$0.00
1479	QOL Labs, LLC	QOL Labs, LLC 2975 Westchester Avenue Suite G-01 Purchase, NY 10577	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 28, 2017, by and between Vitamin Shoppe Industries LLC and QOL Labs, LLC	\$0.00
1480	Quadient, Inc.	Quadient, Inc. 478 Wheelers Farms Road Milford, CT 06461	Vitamin Shoppe Industries LLC	Product Purchase Agreement with Postage Meter Rental Agreement, dated June 17, 2024, by and between Vitamin Shoppe Industries LLC and Quadient, Inc.	\$129.89
1481	Qualitas Health, Inc.	Qualitas Health, Inc. 1800 West Loop South Houston, TX 77027	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 6, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Qualitas Health, Inc.	\$0.00
1482	Quality Pasta Company	Quality Pasta Company 100 Chamber Plaza CHARLEROI, PA 15022	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 18, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Quality Pasta Company	\$0.00
1483	Quantum, Inc.	Quantum, Inc. 754 Washington Street Eugene, OR 97401	Vitamin Shoppe Industries LLC	Purchase Agreement, dated September 1, 2017, by and between Vitamin Shoppe Industries LLC and Quantum, Inc.	\$5,159.89
1484	QueBIT Consulting LLC	QueBIT Consulting LLC P.O. BOX 713 Katonah, NY 10536	Vitamin Shoppe Industries LLC	QueBIT Sales Order Terms and Conditions for SaaS Offering, dated February 2, 2021, by and between Vitamin Shoppe Industries LLC and QueBIT Consulting LLC	\$0.00
1485	Quest Diagnostics Health & Wellness LLC	Quest Diagnostics Health & Wellness LLC PO BOX 740709 Atlanta, GA 303740709	Vitamin Shoppe Industries LLC	Master Service Agreement for Quest Diagnostics Employer Population Health, dated January 15, 2022, by and between Vitamin Shoppe Industries LLC and Quest Diagnostics Health & Wellness LLC	\$14,643.00
1486	Quest Diagnostics Health & Wellness LLC	Quest Diagnostics Health & Wellness LLC PO BOX 740709 Atlanta, GA 303740709	Vitamin Shoppe Industries LLC	Amendment No. 1 of Master Service Agreement for Employer Population Health Services, dated August 17, 2016, by and between Vitamin Shoppe Industries LLC and Quest Diagnostics Health & Wellness LLC	\$0.00
1487	Quest Nutrition, LLC	Quest Nutrition, LLC 4712 Admiralty Way, Suite 670 Marina del Rey, CA 90292	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated February 26, 2017, by and between Vitamin Shoppe Industries LLC and Quest Nutrition, LLC	\$0.00
1488	Quest Nutrition, LLC	Quest Nutrition, LLC 777 S. Aviation Dr. El Segundo, CA 90245	Vitamin Shoppe Procurement Services, LLC	Authorized Internet Reseller Agreement, dated October 2, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Quest Nutrition, LLC	\$0.00
1489	Quest Nutrition, LLC	Quest Nutrition, LLC 777 S. Aviation Dr. El Segundo, CA 90245	Vitamin Shoppe Industries LLC	Vendor Incentive Details, dated February 26, 2017, by and between Vitamin Shoppe Industries, LLC and Quest Nutrition, LLC	\$0.00
1490	Quick Response Home Services	Quick Response Home Services 2404 W. PHELPS RD SUITE A-2 Phoenix, AZ 85023	Vitamin Shoppe Industries LLC	Estimate #24816020, dated April 2, 2024, by and between Vitamin Shoppe Industries LLC and Quick Response Home Services	\$0.00
1491	Quincy Bioscience Manufacturing Inc.	Quincy Bioscience Manufacturing Inc. 301 S. Westfield Road, Suite 200 Madison, WI 53717	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated July 2, 2017, by and between Vitamin Shoppe Industries LLC and Quincy Bioscience Manufacturing Inc.	\$0.00
1492	R. R. Donnelley & Sons Company	R. R. Donnelley & Sons Company P.O. BOX 13654 Newark, NJ 71880001	Vitamin Shoppe Procurement Services, LLC	Silver Product and Services Addendum to Master Purchase Agreement, dated December 1, 2022, by and between Vitamin Shoppe Procurement Services, LLC and R. R. Donnelley & Sons Company	\$0.00

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1493	RADIUS Corporation	RADIUS Corporation 207 Railroad Street KUTZTOWN, PA 19530	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 12, 2014, by and between Vitamin Shoppe Industries LLC and RADIUS Corporation	\$0.00
1494	Rainbow Research Corp	Rainbow Research Corp 170 Wilbur Place Bohemia, NY 11716	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 19, 2011, by and between Vitamin Shoppe Industries LLC and Rainbow Research Corp	\$0.00
1495	Rainforest Distribution Corp	Rainforest Distribution Corp 360-30 13th St ASTORIA, NY 11106	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 6, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Rainforest Distribution Corp	\$4.75
1496	Rakuten Card Linked Offer Network, Inc.	Rakuten Card Linked Offer Network, Inc. 800 Concar Drive Suite 175 San Mateo, CA 94402	Vitamin Shoppe Industries LLC	Rakuten Card Linked Offer Network Representative Information, dated February 16, 2024, by and between Vitamin Shoppe Industries LLC and Rakuten Card Linked Offer Network, Inc.	\$0.00
1497	Rakuten Card Linked Offer Network, Inc.	Rakuten Card Linked Offer Network, Inc. 800 Concar Drive Suite 175 San Mateo, CA 94402	Vitamin Shoppe Procurement Services, LLC	In Store Merchant Agreement, dated October 29, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Rakuten Card Linked Offer Network, Inc.	\$0.00
1498	Randal Optimal Nutrients LLC	Randal Optimal Nutrients LLC P.O Box 7328 SANTA ROSA, CA 95407	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 27, 2013, by and between Vitamin Shoppe Industries LLC and Randal Optimal Nutrients LLC	\$689.82
1499	Rangle.io Inc.	Rangle.io Inc. 18 York Street 5th Floor Toronto, ON M5J 2T8	Vitamin Shoppe Industries LLC	Statement of Work - Angular Migration, dated January, 2018, by and between Vitamin Shoppe Industries LLC and Rangle.io Inc.	\$0.00
1500	Rapid Restoration, LLC	Rapid Restoration, LLC 1900 County Rd C West Roseville, MN 55113	Vitamin Shoppe Industries LLC	SERVICE AGREEMENT, dated February 2, 2021, by and between Vitamin Shoppe Industries LLC and Rapid Restoration, LLC	\$0.00
1501	RARI Nutrition LLC	RARI Nutrition LLC 3410 Davie Rd. Suite 405 FORT LAUDERDALE, FL 33314	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 7, 2019, by and between Vitamin Shoppe Procurement Services, LLC and RARI Nutrition LLC	\$0.00
1502	Raw Elements LLC	Raw Elements LLC 201 Jefferson Ave. 4A MIAMI BEACH, FL 33139	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 17, 2015, by and between Vitamin Shoppe Industries LLC and Raw Elements LLC	\$0.00
1503	Raw Essentials Living Foods, LLC	Raw Essentials Living Foods, LLC 2934 1/2 N Beverly Glen Cir #176 Bel Air, CA 90077	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 14, 2014, by and between Vitamin Shoppe Industries LLC and Raw Essentials Living Foods, LLC	\$0.00
1504	Raw Sport Supplement Company	Raw Sport Supplement Company 760 NW Enterprise Dr. Port St. Lucie, FL 34985	Vitamin Shoppe Industries LLC	Vendor Incentive Details, dated January 28, 2024, by and between Vitamin Shoppe Industries LLC and Raw Sport Supplement Company	\$0.00
1505	Raw Sport Supplement Company LLC	Raw Sport Supplement Company LLC 760 NW Enterprise Dr. Port St. Lucie, FL 34985	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 28, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Raw Sport Supplement Company LLC	\$0.00
1506	RAYMEX DISTRIBUTION, INC.	RAYMEX DISTRIBUTION, INC. 8206 KILLAM INDUSTRIAL BLVD LAREDO, TX 78045	Betancourt Sports Nutrition, LLC	Distribution Agreement, dated June 9, 2017, by and between Betancourt Sports Nutrition, LLC and RAYMEX DISTRIBUTION, INC.	\$0.00
1507	Raymond Handling Solutions, Inc.	Raymond Handling Solutions, Inc. 725 FAIRFIELD AVENUE Kenilworth, NJ 7033	Vitamin Shoppe Industries LLC	Quote: RS2457060117-51, dated June 1, 2017, by and between Vitamin Shoppe Industries LLC and Raymond Handling Solutions, Inc.	\$0.00
1508	RCBA Nutraceuticals LLC	RCBA Nutraceuticals LLC 635 Century Point 111 LAKE MARY, FL 32746	Vitamin Shoppe Industries LLC	Purchase Agreement, dated September 29, 2014, by and between Vitamin Shoppe Industries LLC and RCBA Nutraceuticals LLC	\$0.00

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1509	Ready Roast Nut Company, LLC.	Ready Roast Nut Company, LLC. 2805 Falcon Drive Madera, CA 93637	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 29, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Ready Roast Nut Company, LLC	\$0.00
1510	Ready Roast Nut Company, LLC	Ready Roast Nut Company, LLC 2805 Falcon Drive Madera, CA 93637	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 29, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Ready Roast Nut Company, LLC	\$0.00
1511	Real Asset Management Inc.	Real Asset Management Inc. 309 Court Avenue, Suite 244 Des Moines, IA 50309	Vitamin Shoppe Industries LLC	Addendum to Software Licensing, Managed Hosting and Support Agreement, dated August 11, 2014, by and between Vitamin Shoppe Industries LLC and Real Asset Management Inc.	\$0.00
1512	Real Asset Management Inc.	Real Asset Management Inc. 309 Court Avenue, Suite 244 Des Moines, IA 50309	Vitamin Shoppe Industries LLC	SOFTWARE LICENSING, MANAGED HOSTING AND SUPPORT AGREEMENT, dated August 11, 2014, by and between Vitamin Shoppe Industries LLC and Real Asset Management Inc.	\$548.14
1513	REAL GOOD FOODS COMPANY LLC	REAL GOOD FOODS COMPANY LLC 6316 Tapanga Canyon Blvd 2140 WOODLAND HILLS, CA 91367	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 16, 2016, by and between Vitamin Shoppe Procurement Services, LLC and REAL GOOD FOODS COMPANY LLC	\$0.00
1514	Reckitt Benckiser	Reckitt Benckiser 399 INTERPACE PKWY PARSIPPANY, NJ 7054	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 25, 2013, by and between Vitamin Shoppe Industries LLC and Reckitt Benckiser	\$0.00
1515	Recruiting Research, LLC	Recruiting Research, LLC 420 Canterbury Lake Milton, GA 30004	Vitamin Shoppe Industries LLC	Contingency Executive Search Agreement, dated June 26, 2015, by and between Vitamin Shoppe Industries LLC and Recruiting Research, LLC	\$0.00
1516	Recycline, Inc.	Recycline, Inc. 657 Main Street Waltham, MA 02451	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 13, 2012, by and between Vitamin Shoppe Industries LLC and Recycline, Inc.	\$0.00
1517	REDCON1 LLC	REDCON1 LLC 701 Park of Commerce 100 BOCA RATON, FL 33487	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 26, 2018, by and between Vitamin Shoppe Procurement Services, LLC and REDCON1 LLC	\$0.00
1518	Redcon1, LLC	Redcon1, LLC 701 Park of Commerce Blvd. Suite 101 Boca Raton, FL 33487	Vitamin Shoppe Procurement Services, LLC	AMENDED & RESTATED PURCHASE AGREEMENT, dated January 20, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Redcon1, LLC	\$0.00
1519	Redcon1, LLC.	Redcon1, LLC. 701 Park of Commerce Blvd. Suite 101 Boca Raton, FL 33487	Vitamin Shoppe Procurement Services, LLC	Purchase Terms Sheet, dated as of June 28, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Redcon1, LLC.	\$0.00
1520	Redd Remedies, Inc.	Redd Remedies, Inc. 211 S. Quincy Ave. Bradley, IL 60915	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 16, 2013, by and between Vitamin Shoppe Industries LLC and Redd Remedies, Inc.	\$0.00
1521	Redefine Nutrition d.b.a FINAFLEX	Redefine Nutrition d.b.a FINAFLEX 1190 Tidwell Road Ste 304 Alpharetta, GA 30004	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 24, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Redefine Nutrition d.b.a FINAFLEX	\$0.00
1522	REDEFINE NUTRITION LLC DBA FINAFLEX	REDEFINE NUTRITION LLC DBA FINAFLEX 3615 FRANCIS CIR STE 101 ALPHARETTA, GA 30004	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated August 14, 2019, by and between Vitamin Shoppe Procurement Services, LLC and REDEFINE NUTRITION LLC DBA FINAFLEX	\$0.00
1523	REDEFINE NUTRITION LLC dba FINAFLEX	REDEFINE NUTRITION LLC dba FINAFLEX 3615 Francis Cir 100 ALPHARETTA, GA 30004	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated August 14, 2019, by and between Vitamin Shoppe Procurement Services, LLC and REDEFINE NUTRITION LLC dba FINAFLEX	\$0.00



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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1524	Redmond Trading Company, dba Redmond Life	Redmond Trading Company, dba Redmond Life 475 West 910 South Heber City, UT 84032	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 12, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Redmond Trading Company, dba Redmond Life	\$0.00
1525	reebee Inc.	reebee Inc. 305 King St W Suite 902 Kitchener, ON N2G 1B9	Vitamin Shoppe Industries LLC	REEBEE INSERTION ORDER by and between Vitamin Shoppe Industries LLC and reebee Inc.	\$0.00
1526	N/A	N/A	N/A	[reserved]	N/A
1527	Reliance Standard Life Insurance Company	Reliance Standard Life Insurance Company PO BOX 3124 SOUTHEASTERN, PA 19398-3124	Vitamin Shoppe Industries LLC	Employee Notification Service Agreement, dated December 6, 2013, by and between Vitamin Shoppe Industries LLC and Reliance Standard Life Insurance Company	\$0.00
1528	N/A	N/A	N/A	[reserved]	N/A
1529	Renew Life Formulas Inc.	Renew Life Formulas Inc. 198 Alt. 19 South Palm Harbor, FL 34683	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated December 1, 2020, by and between Vitamin Shoppe Industries LLC and Renew Life Formulas Inc.	\$0.00
1530	Renew Life Formulas, Inc.	Renew Life Formulas, Inc. 198 Alt. 19 South Palm Harbor, FL 34683	Vitamin Shoppe Industries LLC	Proposition 65 - Shelf-Tag Program, dated September 2, 2011, by and between Vitamin Shoppe Industries Inc. and Renew Life Formulas, Inc.	\$0.00
1531	Renew Life Formulas, Inc.	Renew Life Formulas, Inc. 198 Alt. 19 South Palm Harbor, FL 34683	Vitamin Shoppe Procurement Services, LLC	Proposition 65 - Shelf-Tag Program, dated February 26, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Renew Life Formulas, Inc.	\$0.00
1532	N/A	N/A	N/A	[reserved]	N/A
1533	Residence Inn Secaucus Hotel	Residence Inn Secaucus Hotel PO BOX 49745 Athens, GA 30604	Vitamin Shoppe Industries LLC	2024 Preferred Volume Discount Rate & Service Agreement, dated January 17, 2024, by and between Vitamin Shoppe Industries LLC and Residence Inn Secaucus Hotel	\$0.00
1534	Resonant Analytics	Resonant Analytics 5 VAUGHN DR SUITE 306 Princeton, NJ 8540	Vitamin Shoppe Industries LLC	The Vitamin Shoppe - Email Targeting and Segmentation, dated March 18, 2021, by and between Vitamin Shoppe Industries LLC and Resonant Analytics	\$0.00
1535	Resonant Analytics	Resonant Analytics 5 VAUGHN DR SUITE 306 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Statement of Work - CRM Performance Audit and Model Performance Assessment, dated July 17, 2019, by and between Vitamin Shoppe Industries LLC and Resonant Analytics	\$0.00
1536	Resonant Analytics	Resonant Analytics 5 VAUGHN DR SUITE 306 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	SOW: 2025 Model Re-Training Phase 1, dated December 18, 2024, by and between Vitamin Shoppe Industries LLC and Resonant Analytics	\$0.00
1537	Resource Management Group	Resource Management Group PO BOX 616 West Frankfort, IL 62896	Vitamin Shoppe Industries LLC	Professional Staffing Services Agreement, dated October 9, 2014, by and between Vitamin Shoppe Industries LLC and Resource Management Group	\$0.00
1538	Retail Logistics Excellence - RELEX Oy	Retail Logistics Excellence - RELEX Oy C/O BGBC PARTNERS LLP 135 N Pennsylvania Street SUITE 2600 Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Statement of Work # 10, dated June 11, 2019, by and between Vitamin Shoppe Industries LLC and Retail Logistics Excellence - RELEX Oy	\$0.00
1539	Retail Logistics Excellence - RELEX Oy	Retail Logistics Excellence - RELEX Oy C/O BGBC PARTNERS LLP 135 N Pennsylvania Street SUITE 2600 Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Statement of Work #8, dated January 25, 2024, by and between Vitamin Shoppe Industries LLC and Retail Logistics Excellence - RELEX Oy	\$5,646.67

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1540	RetailNext, Inc.	RetailNext, Inc. 60 S. Market St. Suite 310 San Jose, CA 95113	Vitamin Shoppe Industries LLC	Master Services Agreement, dated November 30, 2018, by and between Vitamin Shoppe Industries LLC and Retail Next	\$523.31
1541	Retail Services WIS Corporation	Retail Services WIS Corporation PO BOX 200081 DALLAS, TX 753200081	Vitamin Shoppe Industries LLC	Statement of Work, dated January 1, 2025, by and between Vitamin Shoppe Industries LLC and Retail Services WIS Corporation	\$0.00
1542	RetailNext, Inc.	RetailNext, Inc. 60 S. Market St. 10th Fl San Jose, CA 95113	Vitamin Shoppe Procurement Services, LLC	RetailNext Sales Quote, dated November 30, 2018, by and between Vitamin Shoppe Procurement Services, LLC and RetailNext, Inc.	\$0.00
1543	RetailNext, Inc.	RetailNext, Inc. 60 S. Market St. 10th Fl San Jose, CA 95113	Vitamin Shoppe Procurement Services, LLC	RetailNext Comprehensive In-Store Analytics, dated September 6, 2019, by and between Vitamin Shoppe Procurement Services, LLC and RetailNext, Inc.	\$0.00
1544	Return Path, Inc.	Return Path, Inc. 3 Park Avenue, 41st Floor New York, NY 10016	Vitamin Shoppe Industries LLC	Master Subscription and Services Agreement, dated February 4, 2014, by and between Vitamin Shoppe Industries LLC and Return Path, Inc.	\$0.00
1545	Revionics, Inc.	Revionics, Inc. 2998 Douglas Blvd Suite 350 Roseville, CA 95661	Vitamin Shoppe Industries LLC	Statement of Work, dated December 23, 2014, by and between Vitamin Shoppe Industries LLC and Revionics, Inc.	\$0.00
1546	Revival Labs	Revival Labs 4255 CAMPUS DR. BOX 4324 IRVINE, CA 92616	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 1, 2017, by and between Vitamin Shoppe Industries LLC and Revival Labs	\$0.00
1547	Revolution Tea LLC	Revolution Tea LLC 5080 N. 40th Street 375 PHOENIX, AZ 85018	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated September 24, 2013, by and between Vitamin Shoppe Industries LLC and Revolution Tea LLC	\$0.00
1548	Revolutionary Technology Nutrition	Revolutionary Technology Nutrition 30 Nixon Lane EDISON, NJ 8837	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 31, 2011, by and between Vitamin Shoppe Industries LLC and Revolutionary Technology Nutrition	\$0.00
1549	Rexall Sundown	Rexall Sundown 2100 SMITHTOWN ROAD RONKONKOMA, NY 11779	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 15, 2014, by and between Vitamin Shoppe Industries LLC and Rexall Sundown	\$0.00
1550	RGH Enterprises, LLC	RGH Enterprises, LLC 1810 Summit Commerce Park Twinsburg, OH 44087	Vitamin Shoppe Procurement Services, LLC	RGH Enterprises Distribution Agreement, dated November 1, 2022, by and between Vitamin Shoppe Procurement Services, LLC and RGH Enterprises, LLC	\$0.00
1551	RGIS, LLC	RGIS, LLC 2000 East Taylor Road Auburn Hills, MI 48326	Vitamin Shoppe Industries LLC	Amendment No. 1 to Inventory Services Agreement, dated October, 2013, by and between Vitamin Shoppe Industries LLC and RGIS, LLC	\$0.00
1552	RGIS, LLC	RGIS, LLC 2000 East Taylor Road Auburn Hills, MI 48326	Vitamin Shoppe Industries LLC	Inventory Services Agreement, dated November 2, 2020, by and between Vitamin Shoppe Industries LLC and RGIS, LLC	\$0.00
1553	Rhinomed Inc	Rhinomed Inc 1311 Vine Street Cincinnati, OH 45202	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 21, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Rhinomed Inc	\$0.00
1554	RidgeCrest Herbsals, Inc.	RidgeCrest Herbsals, Inc. 3683 West 2270 South, Suite #A Salt Lake City, UT 84120-2306	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 30, 2017, by and between Vitamin Shoppe Industries LLC and RidgeCrest Herbsals, Inc.	\$0.00
1555	RioSoft Holdings, Inc.	RioSoft Holdings, Inc. 9255 Towne Centre Drive, Suite 750 San Diego, CA 92121	Vitamin Shoppe Industries LLC	Subscription Agreement, dated March 9, 2015, by and between Vitamin Shoppe Industries LLC and RioSoft Holdings, Inc.	\$0.00

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1556	Rise Bar	Rise Bar 16752 Millikan Irvine, CA 92606	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 14, 2014, by and between Vitamin Shoppe Industries LLC and Rise Bar	\$0.00
1557	Rishi Tea	Rishi Tea 185 S. 33rd Court MILWAUKEE, WI 53208	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 17, 2011, by and between Vitamin Shoppe Industries LLC and Rishi Tea	\$0.00
1558	Risk Logic Inc.	Risk Logic Inc. 48 Dimmig Road Upper Saddle River, NJ 07458	Vitamin Shoppe Industries LLC	Property Loss Prevention Proposal, dated March 18, 2015, by and between Vitamin Shoppe Industries LLC and Risk Logic Inc.	\$0.00
1559	Riskified Inc.	Riskified Inc. 220 5th Avenue 2nd Floor New York, NY 10001	Vitamin Shoppe Industries LLC	Software as Service Agreement, dated December 16, 2019, by and between Vitamin Shoppe Industries LLC and Riskified Inc.	\$37,781.99
1560	River Drive Construction Co. Inc.	River Drive Construction Co. Inc. 200 Riverfront Boulevard Elmwood Park, NJ 07407	Vitamin Shoppe Industries LLC	Standard Form of Agreement Between Owner and Contractor for a Project of Limited Scope, dated July 7, 2014, by and between Vitamin Shoppe Industries LLC and River Drive Construction Co. Inc.	\$0.00
1561	Riverside Logistics, Inc.	Riverside Logistics, Inc. 5160 Commerce Road Richmond, VA 23234	Vitamin Shoppe Procurement Services, LLC	BROKER/SHIPPER TRANSPORTATION AGREEMENT, dated by November 1, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Riverside Logistics, Inc.	\$0.00
1562	Robert Half International Inc.	Robert Half International Inc. 101 Hudson Street Suite 2102 Jersey City, NJ 07032	Vitamin Shoppe Industries LLC	RH Customer Agreement for Temporary Services, dated May 13, 2019, by and between Vitamin Shoppe Industries LLC and Robert Half International Inc.	\$0.00
1563	Roland Products, Inc.	Roland Products, Inc. 3400 West Olympic Blvd Los Angeles, CA 90019	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 29, 2014, by and between Vitamin Shoppe Industries LLC and Roland Products, Inc.	\$0.00
1564	Roman PBS Acquisition Co LLC, D/B/A Paperless Business Systems	Roman PBS Acquisition Co LLC, D/B/A Paperless Business Systems 3131 Elliott Ave, Suite 450 Seattle, WA 98121	Vitamin Shoppe Industries LLC	eRequester Work Order, dated April 28, 2017, by and between Vitamin Shoppe Industries LLC and Roman PBS Acquisition Co LLC, D/B/A Paperless Business Systems	\$0.00
1565	Rooney CV, Inc.	Rooney CV, Inc. 34199A Road 144 Visalia, CA 93292	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 17, 2011, by and between Vitamin Shoppe Industries LLC and Rooney CV, Inc.	\$0.00
1566	RSJ Ventures LLC	RSJ Ventures LLC PO Box 110871 NAPLES, FL 34108	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 14, 2015, by and between Vitamin Shoppe Industries LLC and RSJ Ventures LLC	\$0.00
1567	N/A	N/A	N/A	[reserved]	N/A
1568	RTi Research	RTi Research 3500 Lenox Road NE Suite 1500 Atlanta, GA 30326	Vitamin Shoppe Industries LLC	Loyalty Program Tracking Research Proposal, dated August 23, 2018, by and between Vitamin Shoppe Industries LLC and RTi Research	\$0.00
1569	Runa LLC	Runa LLC 315 Flatbush Ave # 431 BROOKLYN, NY 11217	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 21, 2011, by and between Vitamin Shoppe Industries LLC and Runa LLC	\$0.00
1570	Rushmore Superfoods, LLC	Rushmore Superfoods, LLC 33971 Selva Road, Suite 240 Dana Point, CA 92629	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 13, 2013, by and between Vitamin Shoppe Industries LLC and Rushmore Superfoods, LLC	\$0.00
1571	Russell Acoustics, LLC	Russell Acoustics, LLC 170 Kinnelon Road, Suite 19M Kinnelon, NJ 07405	Vitamin Shoppe Industries LLC	Secaucus Acoustical Agreement, dated July 9, 2015, by and between Vitamin Shoppe Industries LLC and Russell Acoustics, LLC	\$0.00

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1572	Ryan Law, LLP	Ryan Law, LLP PO BOX 1939 Lowell, AR 72745	Vitamin Shoppe Industries LLC	Retainer Contract, dated October 7, 2014, by and between Vitamin Shoppe Industries LLC and Ryan Law, LLP	\$0.00
1573	N/A	N/A	N/A	[reserved]	N/A
1574	Saba Software, Inc.	Saba Software, Inc. 2400 Bridge Parkway Redwood Shores Redwood City, CA 94065	Vitamin Shoppe Industries LLC	Saba Cloud Assist Statement of Work Vitamin Shoppe, dated March 7, 2017, by and between Vitamin Shoppe Industries LLC and Saba Software, Inc.	\$0.00
1575	Sabona of London Unlimited, Inc.	Sabona of London Unlimited, Inc. 609 Davis Blvd. Sikeston, MO 63801	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 6, 2013, by and between Vitamin Shoppe Industries LLC and Sabona of London Unlimited, Inc.	\$0.00
1576	SafeSourcing Inc.	SafeSourcing Inc. 28150 North Alma School Parkway Suite 103/283 Scottsdale, AZ 85262	Vitamin Shoppe Procurement Services, LLC	Pilot Event Program Agreement, dated July 14, 2016, by and between Vitamin Shoppe Procurement Services, LLC and SafeSourcing Inc.	\$0.00
1577	SafeSourcing Inc.	SafeSourcing Inc. 28150 North Alma School Parkway Suite 103/283 Scottsdale, AZ 85262	Vitamin Shoppe Procurement Services, LLC	Second Pilot Event Program Agreement, dated October 25, 2016, by and between Vitamin Shoppe Procurement Services, LLC and SafeSourcing Inc.	\$0.00
1578	SafeSourcing Inc.	SafeSourcing Inc. 28150 North Alma School Parkway Suite 103/283 Scottsdale, AZ 85262	Vitamin Shoppe Procurement Services, LLC	Second Pilot Event Program Agreement, dated October 26, 2016, by and between Vitamin Shoppe Procurement Services, LLC and SafeSourcing Inc.	\$0.00
1579	SafeSourcing Inc.	SafeSourcing Inc. 28150 North Alma School Parkway Suite 103/283 Scottsdale, AZ 85262	Vitamin Shoppe Procurement Services, LLC	Second Pilot Event Program Agreement, dated October 26, 2016, by and between Vitamin Shoppe Procurement Services, LLC and SafeSourcing Inc.	\$0.00
1580	SAGE Engineering Services Ltd.	SAGE Engineering Services Ltd. 1200 SPEERS ROAD OAKVILLE, ON L6L2X4	Vitamin Shoppe Industries LLC	SAGE Project M700 Rev C - Detailed Due diligence Study, dated December 23, 2013, by and between Vitamin Shoppe Industries LLC and SAGE Engineering Services Ltd.	\$0.00
1581	Sahah Naturals Inc.	Sahah Naturals Inc. 2244 46th Avenue Lachine, QC H8T 2P3	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 1, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Sahah Naturals Inc.	\$0.00
1582	Sahale Snacks, Inc.	Sahale Snacks, Inc. 3411 S. 120 Place STE 100 Seattle, WA 98168	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated August 12, 2014, by and between Vitamin Shoppe Industries LLC and Sahale Snacks, Inc.	\$0.00
1583	Sambazon, Inc.	Sambazon, Inc. 1160 Calle Cordillera San Clemente, CA 92673	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, date October 12, 2011, by and between Vitamin Shoppe Industries LLC and Sambazon, Inc.	\$0.00
1584	Samson Distributing, Inc.	Samson Distributing, Inc. 2309 A Street Santa Maria, CA 93455	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 28, 2017, by and between Vitamin Shoppe Industries LLC and Samson Distributing, Inc.	\$0.00
1585	Sancilio & Company, Inc.	Sancilio & Company, Inc. 3874 Fiscal Ct., Suite 200 Riviera Beach, FL 33404	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 20, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Sancilio & Company, Inc.	\$0.00
1586	Santa Barbara Essential Foods LLC	Santa Barbara Essential Foods LLC 233 E. Gutierrez Street Santa Barbara, CA 93101	Vitamin Shoppe Industries LLC	Purchase Agreement, dated August 27, 2014, by and between Vitamin Shoppe Industries LLC and Santa Barbara Essential Foods LLC	\$0.00
1587	Sanz Branz, LLC	Sanz Branz, LLC 83 Dumbarton Dr. Delmar, NY 12054	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 22, 2014, by and between Vitamin Shoppe Industries LLC and Sanz Branz, LLC	\$0.00

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1588	Savesta LifeSciences Inc.	Savesta LifeSciences Inc. 9582 Topanga Canyon Blvd Chatsworth, CA 91311	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated November 1, 2017, by and between Vitamin Shoppe Industries LLC and Savesta LifeSciences Inc.	\$0.00
1589	Scales Industrial Technologies, Inc.	Scales Industrial Technologies, Inc. 185 Lackawanna Avenue West Paterson, NJ 07424	Vitamin Shoppe Industries LLC	Air Compressor Preventive Maintenance Agreement, dated October 17, 2014, by and between Vitamin Shoppe Industries LLC and Scales Industrial Technologies, Inc.	\$0.00
1590	Schaefer Systems International, Inc.	Schaefer Systems International, Inc. 10125 Westlake Dr. PO Box 7009 Charlotte, NC 28273	Vitamin Shoppe Procurement Services, LLC	LOGIMAT SERVICE CONTRACT, dated April 4, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Schaefer Systems International, Inc.	\$0.00
1591	Schmidt's Deodorant	Schmidt's Deodorant 5527 SE 71ST Ave Portland, OR 97206	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated November 14, 2013, by and between Vitamin Shoppe Industries LLC and Schmidt's Deodorant	\$0.00
1592	Schreiber Translations, Inc.	Schreiber Translations, Inc. 51 Monroe Street, Suite 101 Rockville, MD 20850	Vitamin Shoppe Industries LLC	SERVICE AGREEMENT, dated October 14, 2015, by and between Vitamin Shoppe Industries LLC and Schreiber Translations, Inc.	\$0.00
1593	Schwabe North America	Schwabe North America 825 Challenger Drive Green Bay, WI 54311	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 5 2013, by and between Vitamin Shoppe Industries LLC and Schwabe North America, Inc.	\$0.00
1594	Schwabe North America, Inc.	Schwabe North America, Inc. 9672 Sweetleaf St Orlando, FL 32827-6804	Vitamin Shoppe Procurement Services, LLC	Addendum No.1 to Purchase Agreement, dated July 8, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Schwabe North America, Inc.	\$0.00
1595	Scitec USA Inc.	Scitec USA Inc. 17470 N. Pacesetter Way Scottsdale, AZ 85255	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 22, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Scitec USA Inc.	\$0.00
1596	Scivation, Inc.	Scivation, Inc. 1448 Industry Drive Burlington, NC 27215	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated November 20, 2016, by and between Vitamin Shoppe Industries LLC and Scivation, Inc.	\$0.00
1597	Scotlynn	Scotlynn 15671 San Carlos Blvd Fort Myers, FL 33908	Vitamin Shoppe Procurement Services, LLC	Motor Carrier Agreement, dated February 5, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Scotlynn	\$0.00
1598	Scott Budd and Associates	Scott Budd and Associates PO BOX 460664 CENTENNIAL, CO 80015	Vitamin Shoppe Industries LLC	Letter Agreement - Staffing Services, dated October 8, 2013, by and between Vitamin Shoppe Industries LLC and Scott Budd and Associates	\$0.00
1599	ScoutRFP, Inc.	ScoutRFP, Inc. 318 Brannan Street 1st Floor San Francisco, CA 94107	Vitamin Shoppe Procurement Services, LLC	ScoutRFP, Inc. Standard Software as a Service Agreement, dated December 1, 2017, by and between Vitamin Shoppe Procurement Services, Inc and ScoutRFP, Inc.	\$0.00
1600	SDC Nutrition, Inc	SDC Nutrition, Inc 170 Industry Drive Pittsburgh, PA 15275	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 23, 2015, by and between Vitamin Shoppe Procurement Services, LLC and SDC Nutrition Inc	\$0.00
1601	SDC Nutrition Inc.	SDC Nutrition Inc. 170 Industry Drive Pittsburgh, PA 15275	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 23, 2015, by and between Vitamin Shoppe Procurement Services, LLC and SDC Nutrition Inc	\$0.00
1602	Secure Talent, Inc. dba Eastridge Workforce Management	Secure Talent, Inc. dba Eastridge Workforce Management PO Box 512220 Los Angeles, CA 900510220	Vitamin Shoppe Industries LLC	Professional Staffing Services Agreement by and between Vitamin Shoppe Industries LLC and Secure Talent, Inc. dba Eastridge Workforce Management	\$9,926.11
1603	Securitas Security Services USA, Inc.	Securitas Security Services USA, Inc. 20465 State Highway 249 Suite 400 Houston, TX 77070	Vitamin Shoppe Industries LLC	SECURITY SERVICES AGREEMENT, dated September 18, 2014, by and between Vitamin Shoppe Industries LLC and Securitas Security Services USA, Inc.	\$0.00

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1604	See.Spark.Go	See.Spark.Go 815 N. CRAIG PL Addison, IL 60101	Vitamin Shoppe Industries LLC	Agreement The Vitamin Shoppe Q1 2023 Video, dated January 11, 2023, by and between Vitamin Shoppe Industries LLC and See.Spark.Go	\$0.00
1605	SEI, Inc.	SEI, Inc. 6499 S. Kings Ranch Rd. #6-80 Gold Canyon, AZ 85118	Vitamin Shoppe Industries LLC	Exhibitor Application and Agreement, dated January 23, 2018, by and between Vitamin Shoppe Industries LLC and SEI, Inc.	\$0.00
1606	Seitenbacher America, LLC	Seitenbacher America, LLC 11505 Perpetual Drive Odessa, FL 33556	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 23, 2014, by and between Vitamin Shoppe Industries LLC and Seitenbacher America, LLC	\$0.00
1607	Sencha Naturals	Sencha Naturals 1101 Monterey Pass Rd Monterey Park, CA 91754	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 17, 2012, by and between Vitamin Shoppe Industries LLC and Sencha Naturals	\$0.00
1608	N/A	N/A	N/A	[reserved]	N/A
1609	Sensible Organics Inc.	Sensible Organics Inc. 3740 W. 4th Avenue Beaver Falls, PA 15010	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 19, 2013, by and between Vitamin Shoppe Industries LLC and Sensible Organics Inc.	\$0.00
1610	Set and Service Resources, LLC	Set and Service Resources, LLC 2101 91st Street North Bergen, NJ 07047	Vitamin Shoppe Industries LLC	Set and Service Resources General Staffing Agreement, dated November 25, 2014, by and between Vitamin Shoppe Industries LLC and Set and Service Resources, LLC	\$0.00
1611	Seven Oaks Ranch Inc	Seven Oaks Ranch Inc 2568 Channel Drive VENTURA, CA 93003	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 29, 2012, by and between Vitamin Shoppe Industries LLC and Seven Oaks Ranch Inc	\$0.00
1612	SHANGHAI TONGHAO INDUSTRY LTD	SHANGHAI TONGHAO INDUSTRY LTD PO BOX 935723 Atlanta, GA 31193-5723	Vitamin Shoppe Global, LLC	The Vitamin Shoppe China Region Distributor Authorization, dated May 29, 2015, by and between Vitamin Shoppe Global, LLC and SHANGHAI TONGHAO INDUSTRY LTD	\$0.00
1613	Shark Food Supplements Trading LLC	Shark Food Supplements Trading LLC Shop #12, Mezzanine Floor, Sabkha Street Al Owais Tower Deira, Dubai, 28394	Betancourt Sports Nutrition, LLC	Distribution Agreement, dated July 25, 2017, by and between Betancourt Sports Nutrition, LLC and Shark Food Supplements Trading LLC	\$0.00
1614	Shaw Industries, Inc.	Shaw Industries, Inc. MAIL DROP - 999 PO BOX 630862 CINCINNATI, OH 45263-0862	Vitamin Shoppe Industries LLC	Amendment to Material Supply Agreement, dated October 10, 20204, by and between Vitamin Shoppe Industries LLC and Shaw Industries, Inc.	\$0.00
1615	Shea Terra Organics	Shea Terra Organics 101 E Executive Drive Sterling, VA 20166	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 5, 2013, by and between Vitamin Shoppe Industries LLC and Shea Terra Organics	\$0.00
1616	Sheer Strength Labs, LLC	Sheer Strength Labs, LLC 7509 Manchaca St, Suite 201 Austin, TX 78754	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 27, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Sheer Strength Labs, LLC	\$0.00
1617	SheerID, Inc.	SheerID, Inc. 2451 Willamette Street Eugene, OR 97405	Vitamin Shoppe Industries LLC	SheerID, Inc. Verification Agreement for Requestors, dated November 1, 2014, by and between Vitamin Shoppe Industries LLC and SheerID, Inc.	\$0.00
1618	Sheraton Lincoln Harbor Hotel	Sheraton Lincoln Harbor Hotel ATT WENDY GONZALEZ 500 HARBOR BLVD WEEHAWKEN, NJ 7086	Vitamin Shoppe Industries LLC	Letter of Agreement, dated October 17, 2016, by and between Vitamin Shoppe Industries LLC and Sheraton Lincoln Harbor Hotel	\$0.00
1619	SHI	SHI PO Box 952121 Dallas, TX 75395	Vitamin Shoppe Industries LLC	MICROSOFT SAM BASELINE STATEMENT OF WORK, dated August 10, 2016, by and between Vitamin Shoppe Industries LLC and SHI International Corp.	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1620	SHI International Corp	SHI International Corp PO Box 952121 Dallas, TX 75395	Vitamin Shoppe Industries LLC	V-Admin Rollout Statement of Work for Vitamin Shoppe, dated September 15, 2017, by and between Vitamin Shoppe Industries LLC and SHI International Corp.	\$0.00
1621	SHI International Corp.	SHI International Corp. 290 Davidson Avenue Somerset, NJ 08873	Vitamin Shoppe Industries LLC	Intune Implement and Adopt Project Change Request, dated September 8, 2023, by and between Vitamin Shoppe Industries LLC and SHI International Corp.	\$0.00
1622	SHI International Corp.	SHI International Corp. 290 Davidson Avenue Somerset, NJ 08873	Vitamin Shoppe Industries LLC	Request to Procure Inventory, dated July 18, 2017, by and between Vitamin Shoppe Industries LLC and SHI International Corp.	\$0.00
1623	SHI International Corp.	SHI International Corp. 290 Davidson Avenue Somerset, NJ 08873	Vitamin Shoppe Industries LLC	Intune Implement and Adopt Statement of Work For The Vitamin Shoppe, dated September 8, 2023, by and between Vitamin Shoppe Industries LLC and SHI International Corp.	\$0.00
1624	SHIBARI WANDS	SHIBARI WANDS 28348 Constellation Road #850 Valencia, CA 91355	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 11, 2015, by and between Vitamin Shoppe Procurement Services, LLC and SHIBARI WANDS	\$0.00
1625	Shikai Products	Shikai Products PO BOX 2866 SANTA ROSA, CA 95405	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 4, 2011, by and between Vitamin Shoppe Industries LLC and Shikai Products	\$0.00
1626	Shine Engineering, P.A.	Shine Engineering, P.A. 6 Renshaw Drive Montville, NJ 07045	Vitamin Shoppe Industries LLC	Proposal to Provide HVAC, Plumbing, Sprinkler and Electrical Design Services for Vitamin Shoppe 2nd Renovation (revised), dated October 21, 2014, by and between Vitamin Shoppe Industries LLC and Shine Engineering, P.A.	\$0.00
1627	Shire City Herbals, Inc.	Shire City Herbals, Inc. 15 Commercial Street Pittsfield, MA 01201	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 8, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Shire City Herbals Inc.	\$0.00
1628	Shire City Herbals Inc.	Shire City Herbals Inc. 15 Commercial Street Pittsfield, MA 01201	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 8, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Shire City Herbals Inc.	\$0.00
1629	ShopperTrak RCT Corporation	ShopperTrak RCT Corporation 233 South Wacker, Suite 4100 Chicago, IL 60606	Vitamin Shoppe Procurement Services, LLC	ShopperTrak RCT Corporation Purchase & Services Agreement, dated March 9, 2016, by and between Vitamin Shoppe Procurement Services, LLC and ShopperTrak RCT Corporation	\$0.00
1630	Shoreline Fruit LLC	Shoreline Fruit LLC 10850 E Traverse Hwy. Traverse City, MI 49685	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 25, 2013, by and between Vitamin Shoppe Industries LLC and Shoreline Fruit LLC	\$0.00
1631	Shoutlet, Inc.	Shoutlet, Inc. One Erdman Place, Suite 102 Madison, WI 53717	Vitamin Shoppe Industries LLC	Shoutlet Services Agreement by and between Vitamin Shoppe Industries LLC and Shoutlet, Inc.	\$0.00
1632	Shred-it USA ELC	Shred-it USA ELC 5780 S. 40th Street, Suite 1 Phoenix, AZ 85040	Vitamin Shoppe Industries LLC	Customer Service Agreement Regular Service, dated November 14, 2017, by and between Vitamin Shoppe Industries LLC and Shred-it USA ELC	\$0.00
1633	SI03, Inc.	SI03, Inc. P.O. Box 1715 Cape Girardeau, MO 63702	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 1, 2017, by and between Vitamin Shoppe Industries LLC and SI03, Inc.	\$0.00
1634	Sibu, LLC	Sibu, LLC 1098 S Union Avenue Midvale, UT 84047	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated December 31, 2017, by and between Vitamin Shoppe Industries LLC and Sibu, LLC	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1635	Siddha Flower Essences, LLC	Siddha Flower Essences, LLC 21225 Pacific Coast Hwy Suite B Malibu, CA 90265	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 15, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Siddha Flower Essences, LLC	\$0.00
1636	Sidecar Interactive, Inc.	Sidecar Interactive, Inc. 114 South 13th Street, 3rd Floor Philadelphia, PA 19107	Vitamin Shoppe Procurement Services, LLC	Sidecar Retail Solutions Platform Services Agreement, dated by June 22, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Sidecar Interactive, Inc.	\$0.00
1637	Sierra Sage Herbs	Sierra Sage Herbs PO BOX 435 Lyons, CO 80540	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 4, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Sierra Sage Herbs	\$0.00
1638	Silicon Valley Pricing, LLC	Silicon Valley Pricing, LLC 119 El Altillo Los Gatos, CA 95032	Vitamin Shoppe Industries LLC	Professional Staffing Services Agreement, dated December 11, 2017, by and between Vitamin Shoppe Industries LLC and Silicon Valley Pricing, LLC	\$0.00
1639	Similasan Corp.	Similasan Corp. 1745 Shea Center Dr. Suite 380 Highlands Ranch, CO 80129	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 17, 2012, by and between Vitamin Shoppe Industries LLC and Similasan Corp.	\$0.00
1640	Simple Mills Inc	Simple Mills Inc 444 N Wells St 203 CHICAGO, IL 60654	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 26, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Simple Mills Inc	\$0.00
1641	Simply 7 Snacks	Simply 7 Snacks 11300 S. Sam Houston Pkwy W. HOUSTON, TX 77031	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 15, 2015, by and between Vitamin Shoppe Industries LLC and Simply 7 Snacks	\$0.00
1642	Simply Gum	Simply Gum 270 Lafayette Suite 1301 New York, NY 10012	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 13, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Simply Gum	\$0.00
1643	Simply Solutions LLC	Simply Solutions LLC 2949 Venture Drive Suite 170 Janesville, WI 53546	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 1, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Simply Solutions LLC	\$0.00
1644	Sinclair Broadcast Group, Inc.	Sinclair Broadcast Group, Inc. 10706 Beaver Dam Road Cockeysville, MD 21030	Vitamin Shoppe Industries LLC	2018 KUTV Health and Fitness Fair, dated February 19, 2018, by and between Vitamin Shoppe Industries LLC and Sinclair Broadcast Group, Inc.	\$0.00
1645	Sinclair Institute	Sinclair Institute 402 Millstone Drive HILLSBOROUGH, NC 27278	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 1, 2017, by and between Vitamin Shoppe Industries LLC and Sinclair Institute	\$0.00
1646	Single Touch Interactive, Inc.	Single Touch Interactive, Inc. 1200 Wright Ave Richmond, CA 94804	Vitamin Shoppe Industries LLC	Master Services Agreement, dated June 24, 2014, by and between Vitamin Shoppe Industries LLC and Single Touch Interactive, Inc.	\$0.00
1647	Sinister Labs LLC	Sinister Labs LLC 275 Commerce St, Suite 100 Southlake, TX 76092	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 24, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Sinister Labs LLC	\$0.00
1648	Sipp Eco Beverage Company	Sipp Eco Beverage Company PO Box 159 Uwchland, PA 19480	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 24 2015, by and between Vitamin Shoppe Procurement Services, Inc. and Sipp Eco Beverage Company	\$0.00
1649	Six Foods LLC	Six Foods LLC 1885 Mission Street SAN FRANCISCO, CA 94103	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 10, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Six Foods LLC	\$0.00
1650	Skinnygirl Nutritional Concepts LLC	Skinnygirl Nutritional Concepts LLC 221 South Cherokee St. Denver, CO 80223	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 26, 2013, by and between Vitamin Shoppe Industries LLC and Skinnygirl Nutritional Concepts LLC	\$0.00



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1651	Skoop, LLC	Skoop, LLC 2438 30th Street Boulder, CO 80301	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 8, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Skoop, LLC	\$0.00
1652	Slickdeals, LLC	Slickdeals, LLC 6010 S. Durango Dr., Suite 200 Las Vegas, NV 89113	Vitamin Shoppe Industries LLC	Schedule A - Advertising Insertion Order, dated July, 15, 2020, by and between Vitamin Shoppe Industries LLC and Slickdeals, LLC	\$0.00
1653	SLIQUID, LLC	SLIQUID, LLC 2544 IRVING BLVD. DALLAS, TX 75207	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 10, 2015, by and between Vitamin Shoppe Procurement Services, LLC and SLIQUID, LLC	\$0.00
1654	Small World Trading Co.	Small World Trading Co. 15 A Koch Road Corte Madera, CA 94925	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 13, 2012, by and between Vitamin Shoppe Industries LLC and Small World Trading Co.	\$0.00
1655	Smart Wear Group LLC	Smart Wear Group LLC 1705 Singleton Ave Austin, TX 78702	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Smart Wear Group LLC	\$0.00
1656	SmartBargains, Inc.	SmartBargains, Inc. 20 Channel Center - 3rd Floor Boston, MA 02210	Vitamin Shoppe Industries LLC	Rue La La Merchant Voucher Agreement, dated May 21, 2014, by and between Vitamin Shoppe Industries LLC and SmartBargains, Inc.	\$0.00
1657	Smartgroup M. Nilsson AB	Smartgroup M. Nilsson AB Skrapan 1890 Vasteras, 72210	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 24, 2013, by and between Vitamin Shoppe Industries LLC and Smartgroup M. Nilsson AB	\$0.00
1658	SmartyPants, Inc.	SmartyPants, Inc. 827 Marco Place Venice, CA 90291	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 30, 2017, by and between Vitamin Shoppe Industries LLC and SmartyPants, Inc.	\$0.00
1659	Smash My Trash	Smash My Trash 925 W. 127th Ste 100 Avondale, AZ 85323	Vitamin Shoppe Industries LLC	Service Agreement, dated March 16, 2021, by and between Vitamin Shoppe Industries LLC and Smash My Trash	\$0.00
1660	SmashMallow, LLC.	SmashMallow, LLC. 153 W Napa Street Sonoma, CA 95476	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 7, 2017, by and between Vitamin Shoppe Procurement Services, Inc and SmashMallow, LLC	\$0.00
1661	SmashMallow, LLC	SmashMallow, LLC 153 W Napa Street Sonoma, CA 95476	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 7, 2017, by and between Vitamin Shoppe Procurement Services, Inc and SmashMallow, LLC	\$0.00
1662	Smith Arnold Partners	Smith Arnold Partners 3 LANDMARK SQUARE SUITE 520 Stamford, CT 6901	Vitamin Shoppe Industries LLC	Professional Staffing Services Agreement, dated October 10, 2014, by and between Vitamin Shoppe Industries LLC and Smith Arnold Partners	\$0.00
1663	Smitty Bee Honey	Smitty Bee Honey 208 Main St. Defiance, IA 51527	Vitamin Shoppe Industries LLC	Orthodox Union Private Label Agreement, dated March 2, 2021, by and between Vitamin Shoppe Industries LLC and Smitty Bee Honey	\$0.00
1664	Smitty Bee Honey	Smitty Bee Honey 208 Main Ave PO219 Defiance, IA 51527	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated May 20, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Smitty Bee Honey	\$0.00
1665	SNAC System, Inc.	SNAC System, Inc. 1551 INDUSTRIAL RD. SAN CARLOS, CA 94070	Vitamin Shoppe Industries LLC	ZMA Licensing Agreement, dated June 10, 2011, by and between Vitamin Shoppe Industries LLC and SNAC System, Inc.	\$0.00
1666	Sneakers Plus	Sneakers Plus 318 HIGHWAY 202 NORTH Flemington, NJ 8822	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 6, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Sneakers Plus	\$0.00
1667	SNI LLC	SNI LLC 220 Smith St. FARMINGDALE, NY 11735	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 17, 2011, by and between Vitamin Shoppe Industries LLC and SNI LLC	\$0.00

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1668	Snowflake Inc.	Snowflake Inc. 450 Concar Drive San Mateo, CA 94402	Vitamin Shoppe Industries LLC	Snowflake Additional Capacity Order, dated October 24, 2024, by and between Vitamin Shoppe Industries LLC and Snowflake Inc.	\$0.00
1669	Snowflake Inc.	Snowflake Inc. 450 Concar Drive San Mateo, CA 94402	Vitamin Shoppe Industries LLC	Snowflake Capacity Order Form, dated December 19, 2024, by and between Vitamin Shoppe Industries LLC and Snowflake Inc.	\$624.48
1670	SoapBox Soaps	SoapBox Soaps 226 N Adams Street, Floor 2 Rockville, MD 20850	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 19, 2013, by and between Vitamin Shoppe Industries LLC and SoapBox Soaps	\$0.00
1671	Social Edge Consulting, LLC	Social Edge Consulting, LLC 7 Stark Drive Robbinsville, NJ 08691	Vitamin Shoppe Industries LLC	Master Services Agreement, dated December 7, 2017, by and between Vitamin Shoppe Industries LLC and Social Edge Consulting, LLC	\$0.00
1672	SOFAR Americas, Inc.	SOFAR Americas, Inc. 141 H Street, STE A Petaluma, CA 94952	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 27, 2018, by and between Vitamin Shoppe Procurement Services, Inc and SOFAR Americas, Inc.	\$0.00
1673	N/A	N/A	N/A	[reserved]	N/A
1674	N/A	N/A	N/A	[reserved]	N/A
1675	Somersets USA, LLC	Somersets USA, LLC 65 Pleasant Street Cohasset, MA 02025	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 13, 2013, by and between Vitamin Shoppe Industries LLC and Somersets USA, LLC	\$0.00
1676	SORA Laboratories, LLC	SORA Laboratories, LLC 15366 U.S. Highway 160 Forsyth, MO 65653	Vitamin Shoppe Procurement Services, LLC	Laboratory Services and Quality Agreement, dated June 12, 2017, by and between Vitamin Shoppe Procurement Services, LLC and SORA Laboratories, LLC	\$0.00
1677	SOTRu.LLC	SOTRu.LLC 697 N. Denver Ave Loveland, CO 80537	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 2, 2015, by and between Vitamin Shoppe Procurement Services, LLC and SoTru LLC	\$0.00
1678	SoTru LLC	SoTru LLC 697 N. Denver Ave LOVELAND, CO 80537	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 2, 2015, by and between Vitamin Shoppe Procurement Services, LLC and SoTru LLC	\$0.00
1679	South Pacific Elixirs, LLC.	South Pacific Elixirs, LLC. 7559 Woodshire Cove Scottsdale, AZ 85258	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 5, 2015, by and between Vitamin Shoppe Industries LLC and South Pacific Elixirs, LLC.	\$0.00
1680	Southport Services Group, LLC	Southport Services Group, LLC 20098 ASHBROOK PLACE SUITE 220 Ashburn, VA 20147	Vitamin Shoppe Procurement Services, LLC	Southport Services Group, LLC Statement of Work #1, dated January 12, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Southport Services Group, LLC	\$0.00
1681	Spacee, Inc.	Spacee, Inc. 3752 ARAPAHO RD Addison, TX 75001	Vitamin Shoppe Industries LLC	Statement of Work # 422481, dated June 21, 2019, by and between Vitamin Shoppe Industries LLC and Spacee, Inc.	\$0.00
1682	Spark:red, Inc.	Spark:red, Inc. 11241 Willows Rd. N.E. Suite 220 Redmond, WA 98052	Vitamin Shoppe Procurement Services, LLC	Statement of Work (Oracle Commerce Hosting), dated November 15, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Spark:red, Inc.	\$0.00
1683	Sparta Nutrition LLC	Sparta Nutrition LLC 25 Pier Ln W FAIRFIELD, NJ 7004	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 29, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Sparta Nutrition LLC	\$0.00
1684	Spartan Brands, Inc.	Spartan Brands, Inc. 451 Park Avenue South Fifth Floor New York, NY 10016	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 24, 2017, by and between Vitamin Shoppe Procurement Services, Inc. and Spartan Brands, Inc.	\$0.00
1685	N/A	N/A	N/A	[reserved]	N/A

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1686	Spencer Stuart	Spencer Stuart 353 N. CLARK SUITE 2400 Chicago, IL 60654	Vitamin Shoppe Industries LLC	Spencer Stuart Agreement, dated March 5, 2018, by and between Vitamin Shoppe Industries LLC and Spencer Stuart	\$0.00
1687	Spencer Technologies, Inc. d/b/a Certified Retail Solutions	Spencer Technologies, Inc. d/b/a Certified Retail Solutions One Quality Way Dover, NH 03820	Vitamin Shoppe Procurement Services, LLC	Asset Management Statement of Work, dated November 7, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Spencer Technologies, Inc. d/b/a Certified Retail Solutions	\$0.00
1688	SPI West Port, Inc	SPI West Port, Inc 377 Swift Ave South San Francisco, CA 94080	Vitamin Shoppe Industries LLC	Purchase Agreement, dated September 2, 2014, by and between Vitamin Shoppe Industries LLC and SPI West Port, Inc	\$0.00
1689	Spiceologist, Inc.	Spiceologist, Inc. 125 S. Cowley St. Spokane, WA 99202	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 19, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Spiceologist, Inc.	\$0.00
1690	SpiderTech Inc.	SpiderTech Inc. 115 Riesston Road Toronto, ON M1F 4W9	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 5, 2013, by and between Vitamin Shoppe Industries LLC and SpiderTech Inc.	\$0.00
1691	SPINS LLC	SPINS LLC 222 W HUBBARD STREET SUITE 300 Chicago, IL 60654	Vitamin Shoppe Procurement Services, LLC	Master Information and Services Agreement, dated July 17, 2015, by and between Vitamin Shoppe Procurement Services, LLC and SPINS LLC	\$0.00
1692	Sport Specifics, Inc.	Sport Specifics, Inc. 168 Solon Road Chagrin Falls, OH 44022	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 6, 2013, by and between Vitamin Shoppe Industries LLC and Sport Specifics, Inc.	\$0.00
1693	Sports Nutrition International	Sports Nutrition International 10100 NW 116th Way Suite #10 Medley, FL 33178	Betancourt Sports Nutrition, LLC	Distribution Agreement, dated July 14, 2017, by and between Betancourt Sports Nutrition, LLC and Sports Nutrition International	\$0.00
1694	Sports Nutrition International	Sports Nutrition International 1401 BUCHANAN RD Evansville, IN 47720	Betancourt Sports Nutrition, LLC	Schedule No. 1 to Distribution Agreement, dated July 18, 2017, by and between Betancourt Sports Nutrition, LLC and Sports Nutrition International	\$0.00
1695	Sports Research Corporation	Sports Research Corporation 784 W. Channel St. SAN PEDRO, CA 90731	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 29, 2017, by and between Vitamin Shoppe Industries LLC and Sports Research Corporation	\$158,561.09
1696	Spray Innovations, LLC	Spray Innovations, LLC 39 Long View Road Trabuco Canyon, CA 92679	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 10, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Spray Innovations, LLC	\$0.00
1697	Sprocket Staffing Services	Sprocket Staffing Services 35 Colby Avenue Manasquan, NJ 08736	Vitamin Shoppe Industries LLC	Letter Agreement - Staffing Services, dated April 15, 2014, by and between Vitamin Shoppe Industries LLC and Sprocket Staffing Services	\$0.00
1698	Sprout a Revolution, Inc.	Sprout a Revolution, Inc. 386 Troutman Street, 2R Brooklyn, NY 11237	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 24, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Sprout A Revolution, Inc.	\$0.00
1699	Sprout Social, Inc.	Sprout Social, Inc. 131 S. Dearborn Street Suite 700 Chicago, IL 60603	Vitamin Shoppe Industries LLC	Service Order, dated November 14, 2022, by and between Vitamin Shoppe Industries LLC and Sprout Social, Inc.	\$0.00
1700	SPS Commerce	SPS Commerce 500 Harmon Meadow Blvd Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Scope and Proposal Prepared for Vitamin Shoppe, Inc., dated June 10, 2019, by and between Vitamin Shoppe Industries LLC and SPS Commerce	\$2,059.37
1701	SPS Commerce, Inc	SPS Commerce, Inc 500 Harmon Meadow Blvd Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	SPS Professional Services Statement of Work (#16) for Retail Community Services, dated January 17, 2025, by and between Vitamin Shoppe Industries LLC and SPS Commerce, Inc	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1702	Squarebar	Squarebar 2420 Central Avenue, #3 Alameda, CA 94501	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and Square Organics dba Squarebar	\$0.00
1703	Squatty Potty, LLC	Squatty Potty, LLC 1664 S. Dixie Drive, Ste F102 Saint George, UT 84770	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, March 8, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Squatty Potty, LLC	\$0.00
1704	St. Louis Cardinals, LLC	St. Louis Cardinals, LLC 1 Timber Valley Cove Little Rock, AR 72204	Vitamin Shoppe Procurement Services, LLC	ST. LOUIS CARDINALS, LLC MODIFIED TERMS AND CONDITIONS FOR VITAMIN SHOPPE, dated June 25, 2018, by and between Vitamin Shoppe Procurement Services, LLC and St. Louis Cardinals, LLC	\$0.00
1705	ST. TROPICA Inc.	ST. TROPICA Inc. 5348 Vegas Drive Suite 1487 Las Vegas, NV 89108	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 24, 2014, by and between Vitamin Shoppe Industries LLC and ST. TROPICA Inc.	\$0.00
1706	Star Industries, LLC d/b/a STAR Building Services	Star Industries, LLC d/b/a STAR Building Services 167 Avenue at the Common Shrewsbury, NJ 07702	Vitamin Shoppe Procurement Services, LLC	Service Agreement, dated June 24, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Star Industries, LLC d/b/a STAR Building Services	\$0.00
1707	Star Nutrition Inc dba Incrediwear	Star Nutrition Inc dba Incrediwear 3120 Thorntree drive Chico, CA 95973	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated November 5, 2013, by and between Vitamin Shoppe Industries LLC and Star Nutrition Inc dba Incrediwear	\$0.00
1708	StarChem Labs	StarChem Labs 2035 New Highway Farmingdale, NY 11735	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 21, 2011, by and between Vitamin Shoppe Industries LLC and StarChem Labs	\$0.00
1709	Starco Impex, Inc.	Starco Impex, Inc. 2710 S. 11th Street Beaumont, TX 77701	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 5, 2012, by and between Vitamin Shoppe Industries LLC and Starco Impex, Inc.	\$0.00
1710	Stavitsky & Associates LLC	Stavitsky & Associates LLC 350 PASSAIC AVENUE Fairfield, NJ 7004	Vitamin Shoppe Industries LLC	Property Tax Appeal Agreement, dated March 15, 2017, by and between Vitamin Shoppe Industries LLC and Stavitsky & Associates LLC	\$0.00
1711	SteadFast Digital LLC	SteadFast Digital LLC 48 MOLLY PITCHER DRIVE MANALAPAN, NJ 7726	Vitamin Shoppe Industries LLC	SEO Agreement, dated January 2, 2018, by and between Vitamin Shoppe Industries LLC and SteadFast Digital LLC	\$0.00
1712	SteadFast Digital LLC	SteadFast Digital LLC 48 MOLLY PITCHER DRIVE MANALAPAN, NJ 7726	Vitamin Shoppe Industries LLC	Agreement & SOW, dated November 1, 2017, by and between Vitamin Shoppe Industries LLC and SteadFast Digital LLC	\$0.00
1713	Stepan Specialty Products LLC	Stepan Specialty Products LLC 100 West Hunter Avenue Maywood, NJ 07607	Vitamin Shoppe Procurement Services, LLC	Co-Branding Agreement, dated September 30, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Stepan Specialty Products LLC	\$0.00
1714	Sterling Infosystems, Inc.	Sterling Infosystems, Inc. NEWARK POST OFFICE PO BOX 35626 Newark, NJ 71935626	Vitamin Shoppe Industries LLC	Amendment to Amended and Restated Service Agreement, dated January 31, 2017, by and between Vitamin Shoppe Industries LLC and Sterling Infosystems, Inc.	\$0.00
1715	Sterling Technology	Sterling Technology NEWARK POST OFFICE PO BOX 35626 Newark, NJ 71935626	Vitamin Shoppe Industries LLC	RPM Factors™ Trademark Licensing Agreement, dated August 17, 2017, by and between Vitamin Shoppe Industries LLC and Sterling Technology	\$0.00
1716	Steven Di Salvatore	Steven Di Salvatore 345 HEATHER COURT YORKTOWN HIGHTS, NY 10598	Betancourt Sports Nutrition, LLC	Movie Production Agreement, dated November 13, 2016, by and between Betancourt Sports Nutrition, LLC and Steven Di Salvatore	\$0.00
1717	STIBO Systems	STIBO Systems 3200 WINDY HILL RD SE SUITE 1200W Atlanta, GA 30339	Vitamin Shoppe Industries LLC	Statement of Work #PR-014848 Migration to STEP SaaS, dated January 15, 2025, by and between Vitamin Shoppe Industries LLC and STIBO Systems	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1718	STICKY BE APPARELS	STICKY BE APPARELS 1112 Montana Ave 371 Santa Monica, CA 90403	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 30, 2016, by and between Vitamin Shoppe Procurement Services, LLC and STICKY BE APPARELS	\$0.00
1719	Stored Value Solutions, a division of Comdata Inc.	Stored Value Solutions, a division of Comdata Inc. 101 Bullitt Lane, Suite 305 Louisville, KY 40222	Vitamin Shoppe Procurement Services, LLC	Agent Agreement, dated August 21, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Stored Value Solutions, a division of Comdata Inc.	\$0.00
1720	Strategic Cost Control, Inc., d/b/a Corporate Cost Control, an Experian company	Strategic Cost Control, Inc., d/b/a Corporate Cost Control, an Experian company 475 Anton Boulevard Costa Mesa, CA 92626	Vitamin Shoppe Industries LLC	CCC Standard Terms and Conditions, dated January 1, 2021, by and between Vitamin Shoppe Industries LLC and Strategic Cost Control, Inc., d/b/a Corporate Cost Control, an Experian company	\$0.00
1721	Strategic Products Group, Inc.	Strategic Products Group, Inc. 450 Van Pelt Lane Pensacola, FL 32505	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 16, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Strategic Products Group, Inc.	\$0.00
1722	StrategiQ Commerce LLC	StrategiQ Commerce LLC 217 N JEFFERSON STREET 3RD FLOOR Chicago, IL 60661	Vitamin Shoppe Procurement Services, LLC	StraterIO Commerce LLC Services Agreement Exhibit D Parcel Strategy Services, dated November 11, 2020, by and between Vitamin Shoppe Procurement Services, LLC and StrategiQ Commerce LLC	\$0.00
1723	Stretch Wrap Systems Inc.	Stretch Wrap Systems Inc. 65 ABERDEEN ROAD York, PA 17406	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 19, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Stretch Wrap Systems Inc.	\$0.00
1724	Structural Plastics Corporation	Structural Plastics Corporation 3401 Chief Dr Holly, MI 48442	Vitamin Shoppe Industries LLC	Master Supply Agreement, dated April 25, 2019, by and between Vitamin Shoppe Industries LLC and Structural Plastics Corporation	\$0.00
1725	Suddath Relocation Systems of New York, Inc.	Suddath Relocation Systems of New York, Inc. 20 Hanes Drive Wayne, NJ 07470	Vitamin Shoppe Industries LLC	Master Commercial Services Agreement, dated November 2, 2017, by and between Vitamin Shoppe Industries LLC and Suddath Relocation Systems of New York, Inc.	\$0.00
1726	Suddath Relocation Systems of New York, Inc.	Suddath Relocation Systems of New York, Inc. 20 Hanes Drive Wayne, NJ 07470	Vitamin Shoppe Procurement Services, LLC	Master Commercial Services Agreement, dated November 2, 2017, by and between Vitamin Shoppe Industries LLC and Suddath Relocation Systems of New York, Inc.	\$0.00
1727	Sudic AS Tassone Enterprises	Sudic AS Tassone Enterprises Runebergsgatan 8 Stockholm, 11345	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 6, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Sudic AS Tassone Enterprises	\$0.00
1728	Sudio AB Tassone Enterprises	Sudio AB Tassone Enterprises Runebergsgatan 6 1250 Arroyo Way #320 Stockholm, 11345	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 6, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Sudio AB Tassone Enterprises	\$0.00
1729	Sudio AB Tassone Enterprises	Sudio AB Tassone Enterprises Runebergsgatan 6 1250 Arroyo Way #320 Stockholm, 11345	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 6, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Sudio AB Tassone Enterprises	\$0.00
1730	Suki Inc.	Suki Inc. 99 Industrial Dr. Northampton, MA 01060	Vitamin Shoppe Industries LLC	Purchase Agreement, dated November 1, 2014, by and between Vitamin Shoppe Industries LLC and Suki Inc.	\$0.00
1731	Suluta Corp DBA AffiliateManager.com	Suluta Corp DBA AffiliateManager.com 2101 91st Street North Bergen, NJ 07047	Vitamin Shoppe Industries LLC	Affiliate Marketing Management Agreement, dated August 1, 2014, by and between Vitamin Shoppe Industries LLC and Suluta Corp DBA AffiliateManager.com	\$0.00
1732	Sun Brothers dba Sunwarrior	Sun Brothers dba Sunwarrior 2250 N. Coral Canyon Blvd Ste. 100 Washington, UT 84780	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 16, 2017, by and between Vitamin Shoppe Industries LLC and Sun Brothers dba Sunwarrior	\$0.00

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1733	Sun Brothers, LLC	Sun Brothers, LLC 2250 N. Coral Canyon Blvd Ste. 100 Washington, UT 84780	Vitamin Shoppe Procurement Services, LLC	Authorized "Sunwarrior" Reseller Agreement of Sun Brothers, LLC, dated January 2, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Sun Brothers, LLC	\$0.00
1734	Sunwarrior Ventures LLC	Sunwarrior Ventures LLC 2250 N. Coral Canyon Blvd Ste. 100 Washington, UT 84780	Vitamin Shoppe Procurement Services, LLC	(White) Label Manufacturing and Supply Agreement, dated January 6, 2022, by and between Vitamin Shoppe Procurement Services, LLC and Sunwarrior Ventures LLC	\$0.00
1735	Sun Chlorella USA	Sun Chlorella USA 3305 Kashiwa Street Torrance, CA 90505	Vitamin Shoppe Industries LLC	Proposition 65 - Shelf-Tag Program, dated June 28, 2016, by and between Vitamin Shoppe Industries LLC and Sun Chlorella USA	\$0.00
1736	Sun Chlorella USA	Sun Chlorella USA 3305 Kashiwa Street Torrance, CA 90505	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 1, 2017, by and between Vitamin Shoppe Industries LLC and Sun Chlorella USA	\$0.00
1737	Sun Life Assurance Company of Canada	Sun Life Assurance Company of Canada C/O COLLIERS INTERNATIONAL 2550 WEST TYVOLA ROAD, SUITE 300 Charlotte, NC 28277	Vitamin Shoppe Industries LLC	Sun Life Assurance Company of Canada Administrative Services Agreement, dated January 1, 2015, by and between Vitamin Shoppe Industries LLC and Sun Life Assurance Company of Canada	\$0.00
1738	Sundes, LLC	Sundes, LLC 284 South 700 West Pleasant Grove, UT 84062	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated January 1, 2017, by and between Vitamin Shoppe Industries LLC and Sundes, LLC	\$0.00
1739	Sunfood Corporation	Sunfood Corporation 1830 GILLESPIE WAY 101 EL CAJON, CA 92020	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated February 26, 2017, by and between Vitamin Shoppe Industries LLC and Sunfood Corporation	\$0.00
1740	Sunfood Corporation	Sunfood Corporation 1830 GILLESPIE WAY 101 EL CAJON, CA 92020	Vitamin Shoppe Industries LLC	Proposition 65 - Shelf-Tag Program, dated February 26, 2013, by and between Vitamin Shoppe Industries LLC and Sunfood Corporation	\$0.00
1741	Sunfood Corporation	Sunfood Corporation 1830 GILLESPIE WAY 101 EL CAJON, CA 92020	Vitamin Shoppe Procurement Services, LLC	Proposition 65 - Shelf-Tag Program, dated January 11, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Sunfood Corporation	\$0.00
1742	Sunfoods Superfoods	Sunfoods Superfoods 1830 Gillespie Way, Suite 101 El Cajon, CA 92020	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated November 26, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Sunfoods Superfoods	\$0.00
1743	N/A	N/A	N/A	[reserved]	N/A
1744	Sunshine State Trading Company, Inc.	Sunshine State Trading Company, Inc. 6643 NE 25 AVE Portland, OR 97211	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 10, 2012, by and between Vitamin Shoppe Industries LLC and Sunshine State Trading Company, Inc. dba HUMAX	\$0.00
1745	Sunsweet Growers	Sunsweet Growers 901 North Walton Avenue YUBA CITY, CA 95993	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 12, 2011, by and between Vitamin Shoppe Industries LLC and Sunsweet Growers	\$0.00
1746	N/A	N/A	N/A	[reserved]	N/A
1747	N/A	N/A	N/A	[reserved]	N/A
1748	Super Nutrition	Super Nutrition 1925 Brush St. Oakland, CA 94612	Vitamin Shoppe Procurement Services, LLC	Amended and Restated Purchase Agreement, dated February 25, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Super Nutrition	\$0.00

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1749	Superior Building Group	Superior Building Group 2350 SOUTH 7TH STREET SUITE 200 Saint Louis, MO 63104	Vitamin Shoppe Industries LLC	Construction Agreement, dated January 4, 2016, by and between Vitamin Shoppe Industries LLC and Superior Building Group	\$0.00
1750	Supplement Safety Solutions, LLC	Supplement Safety Solutions, LLC 5312 Thompson Farm Bedford, MA 01730	Vitamin Shoppe Industries LLC	Proposal for a Comprehensive Nutravigilance*/Supplement Surveillance & Medical Monitoring, and License for Marketable NV-Seal/Logo, dated February 3, 2016, by and between Vitamin Shoppe Industries LLC and Supplement Safety Solutions, LLC	\$0.00
1751	SupplyOne Weyers Cave, Inc.	SupplyOne Weyers Cave, Inc. 90 Packaging Drive PO Box 126 Weyers Cave, VA 24486	Vitamin Shoppe Procurement Services, LLC	Master Supply Agreement, dated May 24, 2016, by and between Vitamin Shoppe Procurement Services, LLC and SupplyOne Weyers Cave, Inc.	\$0.00
1752	SureSource LLC	SureSource LLC 20 Constitution Blvd South Shelton, CT 06484	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 18, 2016, by and between Vitamin Shoppe Procurement Services, Inc and SureSource LLC	\$0.00
1753	Surya Nature	Surya Nature 1327 Second Avenue New Hyde Park, NY 11040	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Surya Nature	\$0.00
1754	Sutherland Products, Inc.	Sutherland Products, Inc. 203 N 1st Ave. Mayodan, NC 27027	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 3, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Sutherland Products, Inc. DBA Charlie's Soap	\$0.00
1755	Suuna Life Inc DBA Extreme Health USA	Suuna Life Inc DBA Extreme Health USA 1249 Boulevard Way Walnut Creek, CA 94595	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 15, 2013, by and between Vitamin Shoppe Industries LLC and Suuna Life Inc DBA Extreme Health USA	\$0.00
1756	Sweet Harvest Foods Company	Sweet Harvest Foods Company 15100 Business Parkway Rosemount, MN 55068	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 10, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Sweet Harvest Foods Company	\$0.00
1757	Sweet Tree Holdings 1, LLC	Sweet Tree Holdings 1, LLC One Sweet Tree Lane Island Pond, VT 05846	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 18, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Sweet Tree Holdings 1, LLC	\$0.00
1758	sweetriot	sweetriot 131 Varick St. 930 NEW YORK, NY 10013	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 5, 2014, by and between Vitamin Shoppe Industries LLC and sweetriot	\$0.00
1759	Swift Transportation Services, LLC	Swift Transportation Services, LLC 2200 South 75th Avenue Phoenix, AZ 85043	Vitamin Shoppe Procurement Services, LLC	Line Haul Carrier Agreement, dated July 13, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Swift Transportation Services, LLC	\$0.00
1760	SWISSE WELLNESS INC	SWISSE WELLNESS INC 1735 W Diversy Pkwy CHICAGO, IL 60622	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated September 30, 2013, by and between Vitamin Shoppe Industries LLC and SWISSE WELLNESS INC	\$0.00
1761	Switchbacks Entertainment	Switchbacks Entertainment 11 W. Cimarron St. Colorado Springs, CO 80900	Vitamin Shoppe Industries LLC	Health & Wellness Festival at Weidner Field, dated July 31, 2024, by and between Vitamin Shoppe Industries LLC and Switchbacks Entertainment	\$0.00
1762	SWNS Media Group	SWNS Media Group 1111 Sixth Ave #300 San Diego, CA 92101	Vitamin Shoppe Industries LLC	Project Agreement, dated April 26, 2023, by and between Vitamin Shoppe Industries LLC and SWNS Media Group	\$0.00
1763	Swoffle, LLC.	Swoffle, LLC. 252 Shadyside Ave Concord, MA 01742	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 10, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Swoffle, LLC	\$0.00

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1764	Swoffle, LLC	Swoffle, LLC 252 Shadyside Ave Concord, MA 01742	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 10, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Swoffle, LLC.	\$0.00
1765	Swole Sports Nutrition, LLC	Swole Sports Nutrition, LLC 4100 N Powerline RD Suite Z-3 Pompano Beach, FL 33073	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 23, 2013, by and between Vitamin Shoppe Industries LLC and Swole Sports Nutrition, LLC	\$0.00
1766	Sylvan Bio, Inc.	Sylvan Bio, Inc. 90 Glade Drive Kittanning, PA 16201	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 15, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Sylvan Bio, Inc.	\$0.00
1767	T.E. Neesby, Inc.	T.E. Neesby, Inc. 9909 N. Meridian Ave. Fresno, CA 93720	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated August 28, 2012, by and between Vitamin Shoppe Industries LLC and T.E. Neesby, Inc.	\$0.00
1768	T2M Consulting Services, Inc	T2M Consulting Services, Inc 399 Campus Drive, Suite 150 Somerset, NJ 08873	Vitamin Shoppe Procurement Services, LLC	Master Supply Agreement, dated July 5, 2017, by and between Vitamin Shoppe Procurement Services, LLC and T2M Consulting Services, Inc	\$0.00
1769	Tahiti Naturel USA	Tahiti Naturel USA 24 Commerce Rd UNIT 24F FAIRFIELD, NJ 7004	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 29, 2018, by and between Vitamin Shoppe Industries LLC and Tahiti Naturel USA	\$0.00
1770	TAISTech LLC	TAISTech LLC 15601 DALLAS PKWY SUITE 250 Addison, TX 75001	Vitamin Shoppe Procurement Services, LLC	Master Services Agreement, dated January 5, 2016, by and between Vitamin Shoppe Procurement Services, LLC and TAISTech Corporation	\$0.00
1771	TAISTech Corporation	TAISTech Corporation 14841 Dallas Parkway Suite 494 Dallas, TX 75254	Vitamin Shoppe Procurement Services, LLC	Master Services Agreement, dated January 5, 2016, by and between Vitamin Shoppe Procurement Services, LLC and TAISTech Corporation	\$0.00
1772	Taiyo International, Inc.	Taiyo International, Inc. 5960 Golden Hills Drive Minneapolis, MN 55416	Vitamin Shoppe Industries LLC	Suntheanine® Trademark License Agreement, dated April 4, 2017, by and between Vitamin Shoppe Industries LLC and Taiyo International, Inc.	\$0.00
1773	Taiyo International, Inc.	Taiyo International, Inc. 5960 Golden Hills Drive Minneapolis, MN 55416	Vitamin Shoppe Industries LLC	Sunfiber® Trademark License Agreement, dated August 24, 2017, by and between Vitamin Shoppe Industries LLC and Taiyo International, Inc.	\$0.00
1774	Takeya USA Corporation	Takeya USA Corporation 5301 GRANT AVENUE SUITE 400 CLEVELAND, OH 44125	Vitamin Shoppe Industries LLC	ECO-SHOPPE Purchase Agreement, dated June 21, 2020, by and between Vitamin Shoppe Industries LLC and Takeya USA Corporation	\$0.00
1775	Talaria Digital	Talaria Digital 12400 ALCANZA DR Austin, TX 78739	Vitamin Shoppe Industries LLC	Marketing Management Service Agreement, dated August 1, 2024, by and between Vitamin Shoppe Industries LLC and Talaria Digital	\$2,750.00
1776	Talent Hub 360 LLC	Talent Hub 360 LLC C/O PARAGON MGMT GRP LLC 276 POST ROAD WEST SUITE 201 Westport, CT 06880	Vitamin Shoppe Procurement Services, LLC	Professional Staffing Services Agreement, dated August 25, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Talent Hub 360 LLC	\$0.00
1777	Talon Professional Services	Talon Professional Services PO BOX 6030 Carol Stream, IL 60197	Vitamin Shoppe Industries LLC	Professional Staffing Services Agreement, dated February 2, 2018, by and between Vitamin Shoppe Industries LLC and Talon Professional Services	\$0.00
1778	Tango Analytics, LLC	Tango Analytics, LLC 6225 N State Hwy. 161 Suite 300 Irving, TX 75038	Vitamin Shoppe Industries LLC	Vitamin Shoppe Lease Implementation: Change Request Form, dated February 17, 2020, by and between Vitamin Shoppe Industries LLC and Tango Analytics, LLC	\$0.00



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1779	TapFwd, Inc.	TapFwd, Inc. PO BOX 909 Cherryville, NC 28021	Vitamin Shoppe Industries LLC	Alliance Terms and Conditions, dated September 1, 2017, by and between Vitamin Shoppe Industries LLC and TapFwd, Inc.	\$0.00
1780	Tax Compliance, Inc.	Tax Compliance, Inc. 502 CHURCHMANS ROAD New Castle, DE 19720	Vitamin Shoppe Industries LLC	Renewal Amendment Schedule, dated January 1, 2018, by and between Vitamin Shoppe Industries LLC and Tax Compliance, Inc.	\$0.00
1781	Tax Compliance, Inc.	Tax Compliance, Inc. 300 Harmon Meadow Blvd. Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Assumption and Assignment Agreement, dated February 20, 2020, by and among Vitamin Shoppe Industries LLC, Franchise Group, Inc. and Tax Compliance, Inc.	\$0.00
1782	Tax Matrix Technologies, LLC	Tax Matrix Technologies, LLC 1011 Mumma Road Suite 101 Wormleysburg, PA 17043	Vitamin Shoppe Industries LLC	Tax Matrix Technologies Agreement, dated June 8, 2011, by and between Vitamin Shoppe Industries LLC and Tax Matrix Technologies, LLC	\$0.00
1783	TaxStream, LLC	TaxStream, LLC 95 River Street Suite 5C Hoboken, NJ 07030	Vitamin Shoppe Industries LLC	End-User License Agreement for TaxStream Tax Provision and Planning Software in TaxStream's Hosted Environment, dated December 4, 2007 by and between Vitamin Shoppe Industries LLC and TaxStream, LLC	\$0.00
1784	Taylor C. Wallace of Think Healthy Group	Taylor C. Wallace of Think Healthy Group 1301 20th Street, NW, #413 Washington, DC 20036	Vitamin Shoppe Industries LLC	Scientific Advisory Committee Services Agreement, dated July 1, 2019, by and between Vitamin Shoppe Industries LLC and Taylor C. Wallace of Think Healthy Group	\$0.00
1785	TBK Bank, SSB d/b/a TriumphPay	TBK Bank, SSB d/b/a TriumphPay 12700 Park Central Drive, Suite 1700 Dallas, TX 75251	Vitamin Shoppe Industries LLC	Payment Processing Agreement, dated September 2, 2024, by and between Vitamin Shoppe Industries LLC and TBK Bank, SSB d/b/a TriumphPay	\$0.00
1786	Tea Forte, Inc.	Tea Forte, Inc. 23 Bradford Street Concord, MA 01742	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated September 7, 2010, by and between Vitamin Shoppe Industries LLC and Tea Forte, Inc.	\$0.00
1787	TEA TREE THERAPY, INC	TEA TREE THERAPY, INC 6019 OLIVAS PARK DR, # E VENTURA, CA 93003	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 10, 2013, by and between Vitamin Shoppe Industries LLC and TEA TREE THERAPY, INC	\$0.00
1788	N/A	N/A	N/A	[reserved]	N/A
1789	Teikametrics, LLC	Teikametrics, LLC 280 Summer St 9th Floor Boston, MA 02210	Vitamin Shoppe Industries LLC	Statement of Work for The Vitamin Shoppe, dated December 9, 2014, by and between Vitamin Shoppe Industries LLC and Teikametrics, LLC	\$0.00
1790	Temberton Analytics, Inc.	Temberton Analytics, Inc. 2701 DALLAS PARKWAY SUITE 550 Plano, TX 75093	Vitamin Shoppe Industries LLC	Statement of Work for Development of Timeline, Flash and ByWeek Reports, dated April 5, 2017, by and between Vitamin Shoppe Industries LLC and Temberton Analytics, Inc.	\$0.00
1791	TENGA USA, Inc.	TENGA USA, Inc. 2807 Oregon Court Unit D-6 Torrance, CA 90503	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 13, 2017, by and between Vitamin Shoppe Procurement Services, LLC and TENGA USA, Inc.	\$0.00
1792	Terra Kai Organics	Terra Kai Organics 3312 157th PL SE BOTHELL, WA 98012	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 8, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Terra Kai Organics	\$0.00
1793	Terravate Beauty	Terravate Beauty 2361 Rosecrans Ave, Suite 150 El Segundo, CA 90245	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 18, 2018, by and between Vitamin Shoppe Procurement Services, LLC and Terravate Beauty	\$0.00
1794	The American National Red Cross	The American National Red Cross 431 18TH Street NW Washington, DC 20006	Vitamin Shoppe Industries LLC	Full Service Training Agreement, dated April 27, 2017, by and between Vitamin Shoppe Industries LLC and The American National Red Cross	\$0.00

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1795	The Birds Nest Corp	The Birds Nest Corp 9855 Business Way Manassas, VA 20110	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 3, 2017, by and between Vitamin Shoppe Procurement Services, LLC and The Birds Nest Corp	\$0.00
1796	The Bramton Company, LLC	The Bramton Company, LLC P. O. Box 655450 Dallas, TX 75265-5450	Vitamin Shoppe Industries LLC	Purchase Agreement, dated December 19, 2014, by and between Vitamin Shoppe Industries LLC and The Bramton Company, LLC	\$0.00
1797	The Carlson Group, Inc.	The Carlson Group, Inc. 350 E 22nd Street Lombard, IL 60148	Vitamin Shoppe Industries LLC	Master Supply Agreement, dated August 10, 2015, by and between Vitamin Shoppe Industries LLC and The Carlson Group, Inc.	\$0.00
1798	The Chill Group, Inc.	The Chill Group, Inc. 11825 Major Street Suite 106 Culver City, CA 90230	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 7, 2015, by and between Vitamin Shoppe Procurement Services, LLC and The Chill Group, Inc.	\$0.00
1799	The Clorox Sales Company	The Clorox Sales Company 1221 Broadway OAKLAND, CA 94612	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 9, 2018, by and between Vitamin Shoppe Procurement Services, LLC and The Clorox Sales Company	\$0.00
1800	The Cookie Department, Inc.	The Cookie Department, Inc. 710 Channing Way Berkeley, CA 94710	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 24, 2015, by and between Vitamin Shoppe Industries LLC and The Cookie Department, Inc.	\$0.00
1801	The Curiosity Compass	The Curiosity Compass PO Box 630491 CINCINNATI, OH 45263-0491	Vitamin Shoppe Industries LLC	Health & Wellness Exploratory Proposal, dated March 6, 2015, by and between Vitamin Shoppe Industries LLC and The Curiosity Compass	\$0.00
1802	The Die Shop	The Die Shop 7302 ADAMS STREET Paramount, CA 90723	Vitamin Shoppe Procurement Services, LLC	Master Supply Agreement, dated March 21, 2016, by and between Vitamin Shoppe Procurement Services, LLC and The Die Shop, a Sole Proprietorship Corporation	\$0.00
1803	The Educe Group, Inc.	The Educe Group, Inc. 7201 Wisconsin Avenue, Suite 630 Bethesda, MD 20814	Vitamin Shoppe Industries LLC	Master Services Agreement, dated March 25, 2022, by and between Vitamin Shoppe Industries LLC and The Educe Group, Inc.	\$0.00
1804	The Execu Search Group, LLC	The Execu Search Group, LLC 114 NORTH BROAD STREET Salem, VA 24153	Vitamin Shoppe Procurement Services, LLC	Professional Staffing Services Agreement, dated Marcy 7, 2016, by and between Vitamin Shoppe Procurement Services, LLC and The Execu Search Group, LLC	\$0.00
1805	The Gap-US, LLC	The Gap-US, LLC 411 Theodore Fremd Avenue, Suite 230 Rye, NY 10580	Vitamin Shoppe Industries LLC	Confirmation of Order, dated September 30, 2016, by and between Vitamin Shoppe Industries LLC and The Gap-US, LLC	\$0.00
1806	The Good Fats Co. LTD	The Good Fats Co. LTD 8 Market Street, Suite 600 Toronto, ON M5E 1M6	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 13, 2018, by and between Vitamin Shoppe Procurement Services, LLC and The Good Fats Co. LTD	\$0.00
1807	The Goodkind Group, LLC	The Goodkind Group, LLC 6155 Huntley Rd Suite F Columbus, OH 43229	Vitamin Shoppe Industries LLC	Professional Staffing Services Agreement, dated October 26, 2017, by and between Vitamin Shoppe Industries LLC and The Goodkind Group, LLC	\$0.00
1808	The Herbalist Inc.	The Herbalist Inc. 2106 NE 65th ST Seattle, WA 98115	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 28, 2013, by and between Vitamin Shoppe Industries LLC and The Herbalist Inc.	\$0.00
1809	The Hershey Co.	The Hershey Co. 117 West Napa St. Site Sonoma, CA 95476	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 5, 2016, by and between Vitamin Shoppe Procurement Services, LLC and The Hershey Co.	\$7,100.29
1810	The Himalaya Drug Company	The Himalaya Drug Company 1101 Gillingham Ln. Sugar Land, TX 77478	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 29, 2017, by and between Vitamin Shoppe Industries LLC and The Himalaya Drug Company	\$0.00
1811	The Himalayan Drug Company	The Himalayan Drug Company 1101 Gillingham Lane Sugar Land, TX 77478	Vitamin Shoppe Industries LLC	Proposition 65 - Shelf-Tag Program, dated July 29, 2015, by and between Vitamin Shoppe Industries LLC and The Himalayan Drug Company	\$0.00

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1812	The Honest Company	The Honest Company 2700 Pennsylvania Avenue, Suite 1200 Santa Monica, CA 90404	Vitamin Shoppe Industries LLC	Purchase Agreement, dated August 25, 2014, by and between Vitamin Shoppe Industries LLC and The Honest Company	\$0.00
1813	The Hygenic Corporation	The Hygenic Corporation 1245 Home Ave AKRON, OH 44310	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 28, 2017, by and between Vitamin Shoppe Procurement Services, LLC and The Hygenic Corporation	\$0.00
1814	The Isopure Company LLC	The Isopure Company LLC 195 Engineers Road Hauppauge, NY 11788	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated December 20, 2010, by and between Vitamin Shoppe Industries LLC and The Isopure Company LLC DBA Nature's Best	\$0.00
1815	The John Maxwell Company	The John Maxwell Company 2170 Satellite Boulevard Suite 195 Duluth, GA 30097	Vitamin Shoppe Industries LLC	Master Services Agreement, dated March 21, 2017, by and between Vitamin Shoppe Industries LLC and The John Maxwell Company	\$0.00
1816	N/A	N/A	N/A	[reserved]	N/A
1817	The Midas Exchange, Inc.	The Midas Exchange, Inc. 825 Seventh Avenue New York, NY 10019	Vitamin Shoppe Industries LLC	Corporate Trade Agreement, dated October 9, 2015, by and between Vitamin Shoppe Industries LLC and The Midas Exchange, Inc.	\$0.00
1818	The Natural Citizen, LLC	The Natural Citizen, LLC 1108 Lavaca St, Suite 110-186 Austin, TX 78701	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 23, 2017, by and between Vitamin Shoppe Procurement Services, LLC and The Natural Citizen, LLC	\$0.00
1819	The New Primal, LLC	The New Primal, LLC 100 Bucksley Lane, Unit 102 Daniel Island, SC 29492	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 10, 2013, by and between Vitamin Shoppe Industries LLC and The New Primal, LLC	\$0.00
1820	New York Bakery of Syracuse Inc	New York Bakery of Syracuse Inc 310 Lakeside Road Syracuse, NY 13209	Vitamin Shoppe Industries LLC	Purchase Agreement, dated November 17, 2016, by and between Vitamin Shoppe Industries LLC and The New York Bakery of Syracuse Inc	\$0.00
1821	The Nielsen Company (US), LLC	The Nielsen Company (US), LLC 85 Broad Street New York, NY 10004	Vitamin Shoppe Industries LLC	Nielsen Proposal prepared for Vitamin Shoppe by and between Vitamin Shoppe Industries LLC and The Nielsen Company (US), LLC	\$0.00
1822	The Non-GMO Project	The Non-GMO Project PO Box 5606 Bellingham, WA 98227	Vitamin Shoppe Industries LLC	The Non-GMO Project Trademark License and Program Participation Agreement, dated April 12, 2019, by and between Vitamin Shoppe Industries LLC and The Non-GMO Project	\$0.00
1823	The Numina Group	The Numina Group P.O. Box 490 Fayetteville, TN 37334	Vitamin Shoppe Procurement Services, LLC	Statement of Work for Vitamin Shoppe, dated March 27, 2019, by and between Vitamin Shoppe Procurement Services, LLC and The Numina Group	\$0.00
1824	The Partnering Group	The Partnering Group 8170 Corporate Park Drive, Suite 310 Cincinnati, OH 45242	Vitamin Shoppe Industries LLC	Third Party Access Agreement, dated February 2, 2016, by and between Vitamin Shoppe Industries LLC and The Partnering Group	\$0.00
1825	The Partnering Group, Inc.	The Partnering Group, Inc. 8170 Corporate Park Drive Suite 310 Cincinnati, OH 45242	Vitamin Shoppe Industries LLC	VITAMIN SHOPPE - Weight Management Rapid Plan Program, dated September 28, 2016, by and between Vitamin Shoppe Industries LLC and The Partnering Group	\$0.00
1826	The Partnering Group, Inc.	The Partnering Group, Inc. 8170 Corporate Park Drive Suite 310 Cincinnati, OH 45242	Vitamin Shoppe Industries LLC	Vitamin Shoppe Category Management Capability Project, dated February 9, 2016, by and between Vitamin Shoppe Industries LLC and The Partnering Group, Inc.	\$0.00
1827	The Partnering Group, Inc.	The Partnering Group, Inc. 8170 Corporate Park Drive Suite 310 Cincinnati, OH 45242	Vitamin Shoppe Industries LLC	Category Shopper Research and Insights Proposal (2 categories), dated May 9, 2016, by and between Vitamin Shoppe Industries LLC and The Partnering Group, Inc.	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1828	The Partnering Group, Inc.	The Partnering Group, Inc. 8170 Corporate Park Drive Suite 310 Cincinnati, OH 45242	Vitamin Shoppe Industries LLC	Category Management Research Project, Wave 3 - Category Shopper Research and Insights Proposal (2 categories), dated July 15, 2016, by and between Vitamin Shoppe Industries LLC and The Partnering Group, Inc.	\$0.00
1829	The Partnering Group, Inc.	The Partnering Group, Inc. 8170 Corporate Park Drive Suite 310 Cincinnati, OH 45242	Vitamin Shoppe Industries LLC	Category Shopper Research and Insights Proposal (3 categories), dated May 9, 2016, by and between Vitamin Shoppe Industries LLC and The Partnering Group, Inc.	\$0.00
1830	The Procter & Gamble Distributing LLC	The Procter & Gamble Distributing LLC 2 P&G Plaza Cincinnati, OH 45202	Vitamin Shoppe Industries LLC	Logistics Development Incentive Agreement, dated December 13, 2016, by and between Vitamin Shoppe Industries LLC and The Procter & Gamble Distributing LLC	\$0.00
1831	The Procter & Gamble Distributing LLC	The Procter & Gamble Distributing LLC 2 P&G Plaza Cincinnati, OH 45202	Vitamin Shoppe Industries LLC	Procter & Gamble Trade Fund Program, dated December 13, 2016, by and between Vitamin Shoppe Industries LLC and The Procter & Gamble Distributing LLC	\$0.00
1832	The PUR Company	The PUR Company 23 Kodiak Crescent North York, ON M3J3E5	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 27, 2016, by and between Vitamin Shoppe Procurement Services, LLC and The PUR Company	\$0.00
1833	The Real Good Foods Company, LLC	The Real Good Foods Company, LLC 6316 Tapanga Canyon Blvd 2140 WOODLAND HILLS, CA 91367	Vitamin Shoppe Procurement Services, LLC	Addendum No.1 to Purchase Agreement, dated August 21, 2017, by and between Vitamin Shoppe Procurement Services, LLC and The Real Good Foods Company, LLC	\$0.00
1834	The Tea Spot, Inc.	The Tea Spot, Inc. 4699 Nautilus Ct S., Ste. 403 Boulder, CO 80301	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 4, 2013, by and between Vitamin Shoppe Industries LLC and The Tea Spot, Inc.	\$0.00
1835	The Ultimate Life	The Ultimate Life P.O. Box 4308 Santa Barbara, CA 93140	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated June 13, 2011, by and between Vitamin Shoppe Industries LLC and The Ultimate Life	\$0.00
1836	The Uplifters' Prima, PBC	The Uplifters' Prima, PBC 2633 Lincoln Blvd, #224 Santa Monica, CA 90048	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 17, 20201, by and between Vitamin Shoppe Procurement Services, LLC and The Uplifters' Prima, PBC	\$0.00
1837	The Weeks-Lerman Group, LLC	The Weeks-Lerman Group, LLC 300 Harmon Meadow Blvd Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Coffee Service Divison Lease Agreement, dated February 12, 2018, by and between Vitamin Shoppe Industries LLC and The Weeks-Lerman Group, LLC	\$256,107.25
1838	The Winning Combination USA Inc.	The Winning Combination USA Inc. Unit #6 - 1099 Wilkes Ave. Winnipeg, MB R3P 2S2	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 28, 2013, by and between Vitamin Shoppe Industries LLC and The Winning Combination USA Inc.	\$0.00
1839	The Wiseman Group	The Wiseman Group 2164 ASHTON AVE Menlo Park, CA 94025	Vitamin Shoppe Industries LLC	The Wiseman Group Multipliers License Agreement, dated May 29, 2015, by and between Vitamin Shoppe Industries LLC and The Wiseman Group	\$0.00
1840	Theo Chocolate, Inc.	Theo Chocolate, Inc. 3400 Phinney Avenue N Seattle, WA 98103	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated Marcy 27, 2013, by and between Vitamin Shoppe Industries LLC and Theo Chocolate, Inc.	\$0.00
1841	ThinkFun, Inc.	ThinkFun, Inc. 1321 Cameron Street Alexandria, VA 22314	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 7, 2014, by and between Vitamin Shoppe Industries LLC and ThinkFun, Inc.	\$0.00
1842	ThinkOperations, LLC	ThinkOperations, LLC 3112 Windsor Rd A342 Austin, TX 78703	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 26, 2015, by and between Vitamin Shoppe Procurement Services, LLC and ThinkOperations, LLC	\$0.00

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1843	thinkThin LLC	thinkThin LLC 12211 W. Washington Blvd, Suite 120 Los Angeles, CA 90066	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 1, 2015, by and between Vitamin Shoppe Procurement Services, LLC and thinkThin LLC	\$0.00
1844	Thirty Three Threads, Inc.	Thirty Three Threads, Inc. 1330 Park Center Drive Vista, CA 92081	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 9, 2016, by and between Vitamin Shoppe Procurement Services, Inc. and Thirty Three Threads, Inc.	\$0.00
1845	Thompson Brands LLC	Thompson Brands LLC 80 South Vine Street Meriden, CT 06451	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 13, 2011, by and between Vitamin Shoppe Industries LLC and Thompson Brands LLC	\$0.00
1846	N/A	N/A	N/A	[reserved]	N/A
1847	ThreeJerks LLC	ThreeJerks LLC 300 Heron Drive SWEDSBORO, NJ 08085	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 28, 2015, by and between Vitamin Shoppe Procurement Services, LLC and ThreeJerks LLC	\$0.00
1848	N/A	N/A	N/A	[reserved]	N/A
1849	Threshold Enterprises LTD	Threshold Enterprises LTD P.O Box 775191 CHICAGO, IL 60677-5191	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 20, 2014, by and between Vitamin Shoppe Industries LLC and Threshold Enterprises LTD	\$0.00
1850	Thunderbird Energetica, LLC	Thunderbird Energetica, LLC PO BOX 684581 Austin, TX 78768	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 22, 2013, by and between Vitamin Shoppe Industries LLC and Thunderbird Energetica, LLC	\$0.00
1851	Tiesta Tea Company	Tiesta Tea Company 730 N.Fanklin Street 620 CHICAGO, IL 60654	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 27, 2014, by and between Vitamin Shoppe Industries LLC and Tiesta Tea Company	\$0.00
1852	Timmons Group	Timmons Group 1001 Boulders Parkway Suite 300 Richmond, VA 23225	Vitamin Shoppe Industries LLC	Letter of Agreement, dated September 8, 2023, by and between Vitamin Shoppe Industries LLC and Timmons Group	\$0.00
1853	N/A	N/A	N/A	[reserved]	N/A
1854	T-Mobile USA, Inc.	T-Mobile USA, Inc. 12920 SE 38th Street Bellevue, WA 98006	Vitamin Shoppe Industries LLC	Supplier Agreement, dated January 8, 2018, by and between Vitamin Shoppe Industries LLC and T-Mobile USA, Inc.	\$0.00
1855	To Go Brands	To Go Brands 65 East Ave 3rd floor Norwalk, CT 92121	Vitamin Shoppe Industries LLC	Purchase Agreement, dated January 30, 2014, by and between Vitamin Shoppe Industries LLC and To Go Brands dba Coll- nique Corp.	\$0.00
1856	To-Go Ware	To-Go Ware 743 Addison Street Suite A Berkeley, CA 94710	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 21, 2013, by and between Vitamin Shoppe Industries LLC and To-Go Ware	\$0.00
1857	Tomar Industries, Inc.	Tomar Industries, Inc. 300 Commerce Dr. Freehold, NJ 07728	Vitamin Shoppe Industries LLC	ShurSEAL Tape Head Agreement, dated January 8, 2016, by and between Vitamin Shoppe Industries LLC and Tomar Industries, Inc.	\$0.00
1858	Tommie Copper, Inc.	Tommie Copper, Inc. 74 South Moger Avenue Mount Kisco, NY 10549	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 25, 2013, by and between Vitamin Shoppe Industries LLC and Tommie Copper, Inc.	\$0.00
1859	Tom's Of Maine	Tom's Of Maine 302 Lafayette Center Kennebunk, ME 04043	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 14, 2010, by and between Vitamin Shoppe Industries LLC and Tom's Of Maine	\$0.00
1860	Tone it Up, Inc.	Tone it Up, Inc. 1110 Manhattan Avenue Manhattan Beach, CA 90266	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 12, 2021, by and between Vitamin Shoppe Procurement Services, LLC and Tone it Up, Inc.	\$0.00

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1861	Top Secret Nutrition, LLC	Top Secret Nutrition, LLC 11341 Interchange Circle S. Miramar, FL 33025	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 13, 2011, by and between Vitamin Shoppe Industries LLC and Top Secret Nutrition, LLC	\$0.00
1862	Topical BioMedics, Inc.	Topical BioMedics, Inc. PO Box 494 Rhinebeck, NY 12572	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 18, 2010, by and between Vitamin Shoppe Industries LLC and Topical BioMedics, Inc.	\$0.00
1863	Trace Minerals Opco, LLC	Trace Minerals Opco, LLC 1996 W. 3300 S Ogden, UT 84401	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated as of March 25, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Trace Minerals Opco, LLC	\$0.00
1864	Trace Minerals Opco LLC	Trace Minerals Opco LLC 1996 W. 3300 S Ogden, UT 84401	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated March 27, 2024, by and between Vitamin Shoppe Procurement Services, LLC and Trace Minerals Opco LLC	\$0.00
1865	Trader Joe's Company	Trader Joe's Company PO Box 71770 Chicago, IL 60694-1770	Vitamin Shoppe Industries LLC	Agreement, dated November 15, 2007, by and between Vitamin Shoppe Industries LLC and Trader Joe's Company	\$0.00
1866	Training Mask LLC	Training Mask LLC 1140 Plett Rd CADILLAC, MI 49601	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 23, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Training Mask LLC	\$0.00
1867	Trane U.S. Inc.	Trane U.S. Inc. 19 Chapin Rd Building B Suite 200 Pine Brook, NJ 07058	Vitamin Shoppe Procurement Services, LLC	Trane Service Agreement for Building Automation System, dated October 22, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Trane U.S. Inc.	\$0.00
1868	Trans American Information Systems, Inc. dba Mastek	Trans American Information Systems, Inc. dba Mastek 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #64, dated January 1, 2025, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems, Inc. dba Mastek	\$0.00
1869	Trans American Information Systems, Inc. dba Mastek	Trans American Information Systems, Inc. dba Mastek 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Statement of Work #63, dated January 1, 2025, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems, Inc. dba Mastek	\$0.00
1870	Tranxition Corporation	Tranxition Corporation 516 SE Morrison St Suite 242 Portland, OR 97214	Vitamin Shoppe Industries LLC	Migration Manager License Agreement, dated June 28, 2018, by and between Vitamin Shoppe Industries LLC and Tranxition Corporation	\$0.00
1871	Trilliant Food & Nutrition, LLC	Trilliant Food & Nutrition, LLC 1101 Moasis Drive Little Chute, WI 54140	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 16, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Trilliant Food & Nutrition, LLC	\$0.00
1872	Trimr LLC	Trimr LLC 230 South 500 West Suite 245 Salt Lake City, UT 84101	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 9, 2014, by and between Vitamin Shoppe Industries LLC and Trimr LLC	\$0.00
1873	Triple Leaf Tea, Inc.	Triple Leaf Tea, Inc. 1564 Rollins Road Suite 1 Burlingame, CA 94010	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated June 4, 2013, by and between Vitamin Shoppe Industries LLC and Triple Leaf Tea, Inc.	\$0.00
1874	N/A	N/A	N/A	[reserved]	N/A
1875	TRP Company, Inc.	TRP Company, Inc. 1575 Delucchi Lane Suite 115 Reno, NV 89502	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated January 26, 2018, by and between Vitamin Shoppe Procurement Services, LLC and TRP Company, Inc.	\$0.00
1876	TRR Enterprises Inc.	TRR Enterprises Inc. 14851 South 27th Street Phoenix, AZ 85048	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October, 12, 2011, by and between Vitamin Shoppe Industries LLC and TRR Enterprises Inc.	\$0.00

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1877	Tru Table	Tru Table 8954 SE Bridge Road HOBE SOUND, FL 33455	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 6, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Tru Table	\$0.00
1878	TRUDERMA, LLC	TRUDERMA, LLC 8840 W. RUSSELL RD. STE. 245 LAS VEGAS, NV 89148	Vitamin Shoppe Industries LLC	Purchase Agreement, dated September 3, 2014, by and between Vitamin Shoppe Industries LLC and TRUDERMA, LLC	\$0.00
1879	TRUE NATURE GROUP INC	TRUE NATURE GROUP INC 13611 NE 126th Place 200 Kirkland, WA 98034	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 3, 2015, by and between Vitamin Shoppe Industries LLC and TRUE NATURE GROUP INC	\$0.00
1880	True North Nutrition Limited	True North Nutrition Limited 88 East Beaver Creek Road, Building A, Unit 1 Richmond Hill, ON L4B 4A8	Vitamin Shoppe Procurement Services, LLC	Master Purchase Agreement, dated March 18, 2015, by and between Vitamin Shoppe Procurement Services, LLC and True North Nutrition Ltd.	\$0.00
1881	U.S. Doctors' Clinical	U.S. Doctors' Clinical 15568 Brookhurst Street STE 374 Westminster, CA 92683	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 2, 2015, by and between Vitamin Shoppe Procurement Services, LLC and U.S. Doctors' Clinical Inc.	\$0.00
1882	UAS Laboratories	UAS Laboratories 555 N 72nd Avenue WAUSAU, WI 54401	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated October 12, 2011, by and between Vitamin Shoppe Industries LLC and UAS Laboratories	\$0.00
1883	Ultima Health Products, Inc.	Ultima Health Products, Inc. PO Box 444 Southampton, NY 11969	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 27, 2013, by and between Vitamin Shoppe Industries LLC and Ultima Health Products, Inc.	\$0.00
1884	Ultimate Nutrition, Inc.	Ultimate Nutrition, Inc. PO BOX 643 21 Hyde Road Farmington, CT 06032	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated January 23, 2011, by and between Vitamin Shoppe Industries LLC and Ultimate Nutrition, Inc.	\$0.00
1885	Ultimate Superfoods, Inc.	Ultimate Superfoods, Inc. 5455 Endeavour Court Moorpark, CA 93021	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 31, 2015, by and between Vitamin Shoppe Procurement Services, Inc and Ultimate Superfoods, Inc.	\$0.00
1886	Ultra Laboratories, Inc.	Ultra Laboratories, Inc. 20611 Belshaw Ave. Carson, CA 90746	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 8, 2015, by and between Vitamin Shoppe Procurement Services, Inc and Ultra Laboratories, Inc.	\$0.00
1887	Ultralab Nutrition, Inc.	Ultralab Nutrition, Inc. 3100 NW Boca Raton Blvd. #213 Boca Raton, FL 33431	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated January 17, 2011, by and between Vitamin Shoppe Industries LLC and Ultralab Nutrition, Inc.	\$0.00
1888	N/A	N/A	N/A	[reserved]	N/A
1889	United Laboratories Manufacturing, LLC	United Laboratories Manufacturing, LLC 1541 Champion Drive Carrollton, TX 75006	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated August 22, 2019, by and between Vitamin Shoppe Procurement Services, LLC and United Laboratories Manufacturing, LLC	\$0.00
1890	United Laboratories Manufacturing, LLC	United Laboratories Manufacturing, LLC 1541 Champion Drive Carrollton, TX 75006	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated August 22, 2019, by and between Vitamin Shoppe Procurement Services, LLC and United Laboratories Manufacturing, LLC	\$0.00
1891	United Natural Foods, Inc.	United Natural Foods, Inc. 313 Iron Horse Way Providence, RI 02908	Vitamin Shoppe Procurement Services, LLC	Amended and Restated Customer Distribution Agreement, dated October, 2019, by and between Vitamin Shoppe Procurement Services, LLC and United Natural Foods, Inc.	\$0.00
1892	United Parcel Service, Inc.	United Parcel Service, Inc. 643 W 43rd St. New York, NY 10036	Vitamin Shoppe Industries LLC	UPS Incentive Program Agreement, dated October 2, 2017, by and between Vitamin Shoppe Industries LLC and United Parcel Service, Inc.	\$130.00
1893	UNITREX LTD	UNITREX LTD 5060 Taylor Rd. CLEVELAND, OH 44128	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 25, 2013, by and between Vitamin Shoppe Industries LLC and UNITREX LTD	\$0.00

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1894	Unitrex LTD	Unitrex LTD 5060 Taylor Rd. CLEVELAND, OH 44128	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 10, 2014, by and between Vitamin Shoppe Industries LLC and Unitrex LTD	\$0.00
1895	Universal Biosciences	Universal Biosciences 500 Wall Street GLENDALE HEIGHTS, IL 60139	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement, dated August 1, 2014, by and between Vitamin Shoppe Industries LLC and Universal Biosciences	\$176,722.16
1896	Universal Nutrition	Universal Nutrition 3 Terminal Road New Brunswick, NJ 08901	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 14, 2012, by and between Vitamin Shoppe Industries LLC and Universal Nutrition	\$0.00
1897	University of Phoenix, Inc.	University of Phoenix, Inc. 4025 South Riverpoint Parkway Phoenix, AZ 85040	Vitamin Shoppe Industries LLC	Alliance Memorandum of Understanding, dated February 28, 2014, by and between Vitamin Shoppe Industries LLC and University of Phoenix, Inc.	\$0.00
1898	UpSpring, Ltd.	UpSpring, Ltd. 4209 South Industrial Dr. Suite 200 Austin, TX 78744	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 30, 2015, by and between Vitamin Shoppe Procurement Services, LLC and UpSpring, Ltd.	\$0.00
1899	UPTIME Energy, Inc.	UPTIME Energy, Inc. 7930 Alabama Ave Canoga Park, CA 91304	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 8, 2016, by and between Vitamin Shoppe Procurement Services, LLC and UPTIME Energy, Inc.	\$0.00
1900	UR Energy, Inc.	UR Energy, Inc. 210 Clay Avenue, Suite 380 Lyndhurst, NJ 07071	Vitamin Shoppe Industries LLC	Service Agreement, dated November 30, 2015, by and between Vitamin Shoppe Industries LLC and UR Energy, Inc.	\$0.00
1901	Urban Moonshine, Inc.	Urban Moonshine, Inc. 1 Mill Street Suite 110 Burlington, VT 05401	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 27, 2013, by and between Vitamin Shoppe Industries LLC and Urban Moonshine, Inc.	\$0.00
1902	USA Truck, Inc.	USA Truck, Inc. 3200 Industrial Park Rd. Van Buren, AR 72956	Vitamin Shoppe Industries LLC	Motor Carrier Agreement, dated September 11, 2014, by and between Vitamin Shoppe Industries LLC and USA Truck, Inc.	\$0.00
1903	Natural Sources	Natural Sources P.O. Box 4298 SAN CLEMENTE, CA 92674	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 20, 2014, by and between Vitamin Shoppe Industries LLC and USA Vitamins dba Natural Sources	\$0.00
1904	USPlabs, LLC	USPlabs, LLC 10761 King William Drive Dallas, TX 75220	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated December 27, 2012, by and between Vitamin Shoppe Industries LLC and USPlabs, LLC	\$15,671.57
1905	N/A	N/A	N/A	[reserved]	N/A
1906	Utrition, LLC	Utrition, LLC 247 State Route 12 Flemington, NJ 08822	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 16, 2014, by and between Vitamin Shoppe Industries LLC and Utrition, LLC	\$0.00
1907	Val Vasilet Vital Products LLC	Val Vasilet Vital Products LLC 515 27th St E. Suite 7 Bradenton, FL 34208	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 25, 2011, by and between Vitamin Shoppe Industries LLC and Val Vasilet Vital Products LLC dba Vitol Products	\$0.00
1908	Valassis Direct Mail, Inc	Valassis Direct Mail, Inc PO Box 7678 San Francisco, CA 94120	Vitamin Shoppe Industries LLC	National Sales Short Form Agreement - 2024, dated January 17, 2024, by and between Vitamin Shoppe Industries LLC and Valassis Direct Mail, Inc	\$0.00
1909	Valassis Direct Mail, Inc.	Valassis Direct Mail, Inc. PO BOX 200324 Dallas, TX 75320-0324	Vitamin Shoppe Industries LLC	Neighborhood/Regional Participation Agreement, dated November 21, 2017, by and between Vitamin Shoppe Industries LLC and Valassis Direct Mail, Inc.	\$0.00
1910	N/A	N/A	N/A	[reserved]	N/A



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1911	Vantage One Tax Solutions, Inc.	Vantage One Tax Solutions, Inc. 6310 LBJ Freeway Ste. 208 Dallas, TX 75240	Vitamin Shoppe Industries LLC	Consulting Agreement For Property Tax Services, dated April 18, 2012, by and between Vitamin Shoppe Industries LLC and Vantage One Tax Solutions, Inc.	\$0.00
1912	Vaswani Inc	Vaswani Inc 75 CARTER DRIVE Edison, NJ 8817	Vitamin Shoppe Industries LLC	Vaswani Inc Storage Agreement, dated October 23, 2023, by and between Vitamin Shoppe Industries LLC and Vaswani Inc	\$34,472.51
1913	VASWANI INC	VASWANI INC 75 CARTER DRIVE Edison, NJ 8817	Vitamin Shoppe Industries LLC	Master Supply Agreement, dated March 8, 2019, by and between Vitamin Shoppe Industries LLC and VASWANI INC	\$11,033.98
1914	VDF FutureCeuticals, Inc.	VDF FutureCeuticals, Inc. 2692 N. State Rt. 1-17 Momence, IL 60954	Vitamin Shoppe Industries LLC	DERMAVALTM TRADEMARK LICENSE AGREEMENT, dated May 23, 2017, by and between Vitamin Shoppe Industries LLC and VDF FutureCeuticals, Inc.	\$0.00
1915	VDF FutureCeuticals, Inc.	VDF FutureCeuticals, Inc. 2692 N. State Rt. 1-17 Momence, IL 60954	Vitamin Shoppe Industries LLC	TRUSERVMTM TRADEMARK LICENSE AGREEMENT, dated May 2, 2017, by and between Vitamin Shoppe Industries LLC and VDF FutureCeuticals, Inc.	\$0.00
1916	VDF FutureCeuticals, Inc.	VDF FutureCeuticals, Inc. 2692 N. State Rt. 1-17 Momence, IL 60954	Vitamin Shoppe Industries LLC	MODCARBTM PATENT LICENSE and TRADEMARK LICENSE AGREEMENT, dated April 3, 2017, by and between Vitamin Shoppe Industries LLC and VDF FutureCeuticals, Inc.	\$0.00
1917	VDF FutureCeuticals, Inc.	VDF FutureCeuticals, Inc. 2692 N. State Rt. 1-17 Momence, IL 60954	Vitamin Shoppe Industries LLC	NeuroFactor® Trademark License Agreement, dated May 4, 2020, by and between Vitamin Shoppe Industries LLC and VDF FutureCeuticals, Inc.	\$0.00
1918	VDF FutureCeuticals, Inc.	VDF FutureCeuticals, Inc. 2692 N. State Rt. 1-17 Momence, IL 60954	Vitamin Shoppe Procurement Services, LLC	COFFEEBERRY® WHOLE COFFEE FRUIT PATENT LICENSE AND TRADEMARK LICENSE AGREEMENT, dated May 5, 2018, by and between Vitamin Shoppe Procurement Services, LLC and VDF FutureCeuticals, Inc.	\$0.00
1919	VDF FutureCeuticals, Inc.	VDF FutureCeuticals, Inc. 2692 N. State Rt. 1-17 Momence, IL 60954	Vitamin Shoppe Procurement Services, LLC	ELEVATP® PATENT LICENSE AND TRADEMARK LICENSE AGREEMENT, dated May 15, 2018, by and between Vitamin Shoppe Procurement Services, LLC and VDF FutureCeuticals, Inc.	\$0.00
1920	Vector Security, Inc.	Vector Security, Inc. 2000 Ericsson Drive Warrendale, PA 15086	Vitamin Shoppe Industries LLC	Amendment to Commercial Purchase and Services Agreement, dated May 3, 2021, by and between Vitamin Shoppe Industries LLC and Vector Security, Inc.	\$850.27
1921	Vera Roasting Company, Inc.	Vera Roasting Company, Inc. 75 Congress St, STE L05 Portsmouth, NH 03801	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 15, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Vera Roasting Company, Inc.	\$0.00
1922	Veriditas by Pranarom	Veriditas by Pranarom 2301 Nevada Ave N MINNEAPOLIS, MN 55427	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 6, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Veriditas by Pranarom	\$0.00
1923	Veritiv Operating Company	Veritiv Operating Company PO BOX 57006 Los Angeles, CA 900747006	Vitamin Shoppe Industries LLC	Customer Dedicated Inventory Agreement, dated April 21, 2016, by and between Vitamin Shoppe Industries LLC and Veritiv Operating Company	\$0.00
1924	VerMints Inc.	VerMints Inc. 106 Finnell Drive, Unit 19 Weymouth, MA 02188	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 27, 2015, by and between Vitamin Shoppe Procurement Services, LLC and VerMints Inc.	\$0.00
1925	Vertex, Inc.	Vertex, Inc. 1041 Old Cassatt Road Berwyn, PA 19312	Vitamin Shoppe Industries LLC	Vertex, Inc. Software License Agreement, dated February 27, 2013, by and between Vitamin Shoppe Industries LLC and Vertex, Inc.	\$0.00
1926	Vestiage, Inc.	Vestiage, Inc. 2901 W. Coast Highway Suite 200 Newport Beach, CA 92663	Vitamin Shoppe Industries LLC	Purchase Agreement, dated May 22, 2014, by and between Vitamin Shoppe Industries LLC and Vestiage, Inc.	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1927	Vibrant Health	Vibrant Health 1 Waterview Dr 103 SHELTON, CT 6484	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 7, 2011, by and between Vitamin Shoppe Industries LLC and Vibrant Health	\$0.00
1928	Vigor S.A.	Vigor S.A. Teodoro S. Mongelos 3373 Asuncion, 1228	Vitamin Shoppe Global, LLC	Online Store Agreement, dated June 4, 2020, by and between Vitamin Shoppe Global, LLC and Vigor S.A.	\$0.00
1929	VIGOR S.A.	VIGOR S.A. Teodoro S. Mongelos 3373 Asuncion, 1228	Vitamin Shoppe Global, LLC	Distribution Agreement, dated March 6, 2017, by and between Vitamin Shoppe Global, LLC and VIGOR S.A.	\$0.00
1930	Vigor S.A.	Vigor S.A. Teodoro S. Mongelos 3373 Asuncion, 1228	Vitamin Shoppe Global, LLC	Supply Agreement, dated January 26, 2015, by and between Vitamin Shoppe Global, LLC and Vigor S.A. for REPUBLIC OF PARAGUAY	\$0.00
1931	Vigor S.A.	Vigor S.A. Teodoro S. Mongelos 3373 Asuncion, 1228	Vitamin Shoppe Industries LLC	Multi-Unit Development and Operations Agreement, dated January 19, 2015, by and between Vitamin Shoppe Industries, LLC and Vigor S.A.	\$0.00
1932	Viobin U.S.A. div of McShares, Inc.	Viobin U.S.A. div of McShares, Inc. P.O. Box 1460 Salina, KS 67402-1460	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 15, 2024, by and between Vitamin Shoppe Industries LLC and Viobin U.S.A. div of McShares, Inc.	\$0.00
1933	N/A	N/A	N/A	[reserved]	N/A
1934	Virgin Pulse, Inc.	Virgin Pulse, Inc. 139 Newbury Street Framingham, MA 01701	Vitamin Shoppe Industries LLC	Business Associate Agreement, dated October 1, 2015, by and between Vitamin Shoppe Industries LLC and Virgin Pulse, Inc.	\$5,368.00
1935	N/A	N/A	N/A	[reserved]	N/A
1936	N/A	N/A	N/A	[reserved]	N/A
1937	N/A	N/A	N/A	[reserved]	N/A
1938	Vital Amine Inc.	Vital Amine Inc. 1431 Pacific Hwy Suite 4 San Diego, CA 92101	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 18, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Vital Amine Inc.	\$30,323.16
1939	Vital Pharmaceuticals, Inc.	Vital Pharmaceuticals, Inc. 1600 North Park Drive Weston, FL 33326	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated February 24, 2011, by and between Vitamin Shoppe Industries LLC and Vital Pharmaceuticals, Inc. dba VPX Sports	\$0.00
1940	Vital Planet, LLC	Vital Planet, LLC 133 Candy Ln. Palm Harbor, FL 34683	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 30, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Vital Planet, LLC	\$0.00
1941	Vital Proteins LLC	Vital Proteins LLC 939 W Fulton Market CHICAGO, IL 60607	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 8, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Vital Proteins LLC	\$0.00
1942	Vitalah LLC	Vitalah LLC 111 Jennings Dr WATSONVILLE, CA 95076	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 1, 2010, by and between Vitamin Shoppe Industries LLC and Vitalah LLC	\$0.00
1943	Vitalize Labs LLC DBA EBOOST	Vitalize Labs LLC DBA EBOOST 560 Broadway Ste 606 New York, NY 10012	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 24, 2014, by and between Vitamin Shoppe Industries LLC and Vitalize Labs LLC DBA EBOOST	\$0.00
1944	Vitamin and Supplement Wholesalers Inc.	Vitamin and Supplement Wholesalers Inc. 3600 W. Commercial Blvd Fort Lauderdale, FL 33309	Vitamin Shoppe Industries LLC	Purchase Agreement, June 10, 2014, by and between Vitamin Shoppe Industries LLC and Vitamin and Supplement Wholesalers Inc.	\$0.00
1945	Vitamin and Supplement Wholesalers, Inc.	Vitamin and Supplement Wholesalers, Inc. 3600 West Commercial Blvd. Fort Lauderdale, FL 33309	Vitamin Shoppe Industries LLC	First Amendment to Purchase Agreement, dated April 5, 2016, by and between Vitamin Shoppe Industries LLC and Vitamin and Supplement Wholesalers, Inc.	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
1946	N/A	N/A	N/A	[reserved]	N/A
1947	N/A	N/A	N/A	[reserved]	N/A
1948	Vitamin Friends, LLC	Vitamin Friends, LLC 5300 Beethoven Street Los Angeles, CA 90066	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated January 14, 2014, by and between Vitamin Shoppe Industries LLC and Vitamin Friends, LLC	\$0.00
1949	Vitamin Friends, LLC	Vitamin Friends, LLC 5300 Beethoven Street Los Angeles, CA 90066	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement, dated January 14, 2014, by and between Vitamin Shoppe Industries LLC and Vitamin Friends, LLC	\$0.00
1950	Vitamin Science, Inc.	Vitamin Science, Inc. 755 Park Avenue, Suite 100 Huntington, NY 11743	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 19, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Vitamin Science, Inc.	\$0.00
1951	N/A	N/A	N/A	[reserved]	N/A
1952	N/A	N/A	N/A	[reserved]	N/A
1953	N/A	N/A	N/A	[reserved]	N/A
1954	Vitamin Well USA LLC	Vitamin Well USA LLC 3865 Grand View Blvd Los Angeles, CA 90066	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 18, 2022, by and between Vitamin Shoppe Procurement Services, LLC and Vitamin Well USA LLC	\$0.00
1955	Vitamin Well USA LLC	Vitamin Well USA LLC 3865 Grand View Blvd Los Angeles, CA 90066	Vitamin Shoppe Procurement Services, LLC	Purchase Terms Sheet, dated August 2, 2022, by and between Vitamin Shoppe Procurement Services, LLC and Vitamin Well USA LLC	\$0.00
1956	Vitaminas Y Suplementos, S.A. for the Republic of Panama	Vitaminas Y Suplementos, S.A. for the Republic of Panama  Corregimiento de BELLA VISTA, Urbanization MARBELLA, Edificio TORRE MMG, Apartamento 16  Panama, Provincia de PANAMA, Distrito de PANAMA Calle 53	Vitamin Shoppe Industries LLC	Supply Agreement, dated August 1, 2012, by and between Vitamin Shoppe Industries LLC and Vitaminas Y Suplementos, S.A. for the Republic of Panama	\$0.00
1957	Vitaminas Y Suplementos, S.A.	Vitaminas Y Suplementos, S.A.  Corregimiento de BELLA VISTA, Urbanization MARBELLA, Edificio TORRE MMG, Apartamento 16  Panama, Provincia de PANAMA, Distrito de PANAMA Calle 53	Vitamin Shoppe Global, LLC	Online Store Agreement, dated June 5, 2020, by and between Vitamin Shoppe Global LLC and Vitaminas Y Suplementos, S.A.	\$0.00
1958	Vitamins International Inc.	Vitamins International Inc. 6721 Discovery Blvd Mableton, GA 30126	Vitamin Shoppe Global, LLC	Multi-Unit Development and Operations Agreement, dated December 16, 2019, by and between Vitamin Shoppe Global, LLC and Vitamins International Inc. for the Philippines	\$0.00
1959	Vitamins International Inc.	Vitamins International Inc. 6721 Discovery Blvd Mableton, GA 30126	Vitamin Shoppe Global, LLC	Renewal Letter of the Multi-Unit Development and Operations Agreement, dated January 12, 2024, by and between Vitamin Shoppe Global, LLC and Vitamins International Inc.	\$0.00
1960	Vitamins International Inc.	Vitamins International Inc. 6721 Discovery Blvd Mableton, GA 30126	Vitamin Shoppe Global, LLC	Distribution Agreement, dated December 16, 2019, by and between Vitamin Shoppe Global, LLC and Vitamins International Inc.	\$0.00
1961	Vitanica	Vitanica PO Box 1299 TUALATIN, OR 97062	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 27, 2013, by and between Vitamin Shoppe Industries LLC and Vitanica	\$628.03
1962	Vitapath Canada Limited	Vitapath Canada Limited 100 King Street West, Suite 6100, 1 First: Canadian Place Toronto, ON M5X 1B8	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 26, 2014, by and between Vitamin Shoppe Industries LLC and Vitapath Canada Limited	\$0.00

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1963	VitaPath, Inc.	VitaPath, Inc. 2101 91st Street North Bergen, NJ 07047	Vitamin Shoppe Industries LLC	CJ Affiliate Marketing Insertion Order, dated March 11, 2014, by and between Vitamin Shoppe Industries LLC and VitaPath, Inc.	\$0.00
1964	N/A	N/A	N/A	[reserved]	N/A
1965	N/A	N/A	N/A	[reserved]	N/A
1966	Vitargo Global Sciences, LLC	Vitargo Global Sciences, LLC 32565 B Golden Lantern St PMB 232 Dana Point, CA 92629	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 24, 2014, by and between Vitamin Shoppe Industries LLC and Vitargo Global Sciences, LLC	\$0.00
1967	Vitalalud	Vitalalud Avenida Nuñez De Caceres Esq. Sarasota Bella Vista Santo Domingo,	Betancourt Sports Nutrition, LLC	Schedule No. 2 to Distribution Agreement, dated June 19, 2017, by and between Betancourt Sports Nutrition, LLC and Vitalalud	\$0.00
1968	VIVO BRAND MANAGEMENT INC.	VIVO BRAND MANAGEMENT INC. 830 Campbell, Unit 2 Cornwall, ON K6H 6L7	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated November 16, 2012, by and between Vitamin Shoppe Industries LLC and VIVO BRAND MANAGEMENT INC.	\$0.00
1969	Volo Vitamins LLC	Volo Vitamins LLC 229 East 85th Street #1614 New York, NY 10028-1614	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated October 23, 2013, by and between Vitamin Shoppe Industries LLC and Volo Vitamins LLC	\$0.00
1970	Voss Production AS	Voss Production AS 236 W 30th st, FL 12 NEW YORK, NY 10001	Vitamin Shoppe Industries LLC	Purchase Agreement, dated April 2, 2014, by and between Vitamin Shoppe Industries LLC and Voss Production AS	\$0.00
1971	VS Camelback LLC	VS Camelback LLC 1101-3557 Sawmill Crescent Vancouver, BC V5S0E2	Vitamin Shoppe Industries LLC	Development Agreement, dated February 28, 2022, by and between Vitamin Shoppe Industries LLC and VS Camelback LLC	\$0.00
1972	VSC Holdings, Inc.	VSC Holdings, Inc. 10516 Route 116, Suite 200 Hinesburg, VT 05461	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 10, 2014, by and between Vitamin Shoppe Industries LLC and VSC Holdings, Inc.	\$0.00
1973	W.B. Mason	W.B. Mason 300 Harmon Meadow Blvd Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Janitorial Dispenser Agreement, dated October 23, 2017, by and between Vitamin Shoppe Industries LLC and W.B. Mason	\$0.00
1974	W.B. Mason	W.B. Mason Lockbox 735178 PO Box 735178 Chicago, IL 60673-5178	Vitamin Shoppe Industries LLC	Beverage Service Agreement by and between Vitamin Shoppe Industries LLC and W.B. Mason	\$0.00
1975	W.S. Badger Co., Inc.	W.S. Badger Co., Inc. 768 Route 10 Gilsum, NH 03448	Vitamin Shoppe Industries LLC	Purchase Agreement, dated December 2, 2014, by and between Vitamin Shoppe Industries LLC and W.S. Badger Co., Inc.	\$0.00
1976	Wakunaga of America Co., Ltd.	Wakunaga of America Co., Ltd. 23501 Madero Mission Viejo, CA 92691	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 22, 2014, by and between Vitamin Shoppe Industries LLC and Wakunaga of America Co., Ltd.	\$0.00
1977	Wakunaga of America Co., Ltd.	Wakunaga of America Co., Ltd. 23501 Madero Mission Viejo, CA 92691	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 22, 2014, by and between Vitamin Shoppe Industries LLC and Wakunaga of America Co., Ltd.	\$0.00
1978	Walker-Clay, Inc.	Walker-Clay, Inc. 211 Station Street Hanson, MA 02341	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 23, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Walker-Clay, Inc.	\$0.00
1979	Wal-Mart.com USA, LLC	Wal-Mart.com USA, LLC 850 Cherry Avenue San Bruno, CA 94066	Vitamin Shoppe Industries LLC	MARKETPLACE RETAILER AGREEMENT (Standard Terms and Conditions for Walmart Marketplace Program), dated April 30, 2015, by and between Vitamin Shoppe Industries LLC and Wal-Mart.com USA, LLC	\$0.00

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1980	Warehouse Solutions Inc. d/b/a Intelligent Audit	Warehouse Solutions Inc. d/b/a Intelligent Audit 365 West Passaic Street, Suite 455 Rochelle Park, NJ 07662	Vitamin Shoppe Industries LLC	Master Services Agreement, dated June 27, 2024, by and between Vitamin Shoppe Industries LLC and Warehouse Solutions Inc. d/b/a Intelligent Audit	\$6,875.00
1981	Warehouse Solutions Inc. d/b/a Intelligent Audit	Warehouse Solutions Inc. d/b/a Intelligent Audit 10025 BUNKUM ROAD Fairview Heights, IL 62208	Vitamin Shoppe Industries LLC	Statement of Work for Intelligent Audit Services, dated June 27, 2024, by and between Vitamin Shoppe Industries LLC and Warehouse Solutions Inc. d/b/a Intelligent Audit	\$0.00
1982	Warren Laboratories LLC	Warren Laboratories LLC 1656 IH 35 S Abbott, TX 76621	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 5, 2012, by and between Vitamin Shoppe Industries LLC and Warren Laboratories LLC	\$0.00
1983	Watkins Incorporated	Watkins Incorporated 150 LIBERTY STREET WINONA, MN 55987	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated November 14, 2011, by and between Vitamin Shoppe Industries LLC and Watkins Incorporated	\$0.00
1984	WEBER LOGISTICS, LLC	WEBER LOGISTICS, LLC 13265 Valley Blvd. Fontana, CA 92335	Vitamin Shoppe Industries LLC	First Addendum to Contract Warehousing Agreement, dated March 29, 2010, by and between Vitamin Shoppe Industries LLC and WEBER LOGISTICS, LLC	\$0.00
1985	Wedderspoon Organic	Wedderspoon Organic 334 Central Ave MALVERN, PA 19355	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated September 20, 2011, by and between Vitamin Shoppe Industries LLC and Wedderspoon Organic	\$0.00
1986	Wellements LLC	Wellements LLC 8901 E. Pima Center Parkway Suite 215 Scottsdale, AZ 85258	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 31, 2011, by and between Vitamin Shoppe Industries Inc and Wellements LLC	\$0.00
1987	Wellements LLC	Wellements LLC 8901 E. Pima Center Parkway Suite 215 Scottsdale, AZ 85258	Vitamin Shoppe Procurement Services, LLC	Vitamin Shoppe Purchase Agreement, dated August 31, 2011, by and between Vitamin Shoppe Industries Inc and Wellements LLC	\$0.00
1988	Wellgenix, LLC	Wellgenix, LLC 118 W. Julie Dr Tempe, AZ 85283	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 5, 2012, by and between Vitamin Shoppe Industries LLC and Wellgenix, LLC	\$0.00
1989	Wellington Foods, Inc.	Wellington Foods, Inc. 1930 California Avenue Corona, CA 92881	Vitamin Shoppe Procurement Services, LLC	Quality Agreement, dated July 17, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Wellington Foods, Inc.	\$0.00
1990	Wellington Foods, Inc.	Wellington Foods, Inc. 1930 California Avenue Corona, CA 92881	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated April 4, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Wellington Foods, Inc.	\$0.00
1991	N/A	N/A	N/A	[reserved]	N/A
1992	Wess Hottenstein	Wess Hottenstein 121 Hottensteins Hill Road New Albany, PA 18833	Vitamin Shoppe Industries LLC	SALE AND PURCHASE AGREEMENT Pennsylvania Resource Enhancement and Protection Tax Credits, dated January, 2017, by and between Vitamin Shoppe Industries LLC and Wess Hottenstein	\$0.00
1993	Wess Hottenstein	Wess Hottenstein 2101 91st St. Att: Larisa Sukher, Tax Manager North Bergen, NJ 07047	Vitamin Shoppe Industries LLC	SALE/ASSIGNMENT APPLICATION RESOURCE ENHANCEMENT AND PROTECTION (REAP) TAX CREDITS, dated December 31, 2015, by and between Vitamin Shoppe Industries LLC and Wess Hottenstein	\$0.00
1994	Westech Recyclers	Westech Recyclers 220 S. 9th St. Suite 400B Phoenix, AZ 85034	Vitamin Shoppe Industries LLC	Electronics Recycling, Data Destruction, CRT and Toner Disposal, dated July 6, 2021, by and between Vitamin Shoppe Industries LLC and Westech Recyclers	\$0.00

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1995	N/A	N/A	N/A	[reserved]	N/A
1996	White Cloud Nutrition LLC	White Cloud Nutrition LLC PMB 2599 CASTRO VALLEY, CA 94546	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 14, 2015, by and between Vitamin Shoppe Procurement Services, LLC and White Cloud Nutrition LLC	\$0.00
1997	White Egret	White Egret 950 West Kershaw D OGDEN, UT 84401	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 4, 2011, by and between Vitamin Shoppe Industries LLC and White Egret	\$0.00
1998	Wholesome Sweeteners, Inc.	Wholesome Sweeteners, Inc. 8016 Highway 90A Sugar Land, TX 77478	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated April 1, 2013, by and between Vitamin Shoppe Industries LLC and Wholesome Sweeteners, Inc.	\$0.00
1999	Wibbitz Inc.	Wibbitz Inc. 85 Broad St. Flr. 17 New York, NY 10002	Vitamin Shoppe Industries LLC	Wibbitz Publisher Agreement, dated January 16, 2018, by and between Vitamin Shoppe Industries LLC and Wibbitz Inc.	\$0.00
2000	Wild Squirrel LLC dba/Wild Friends Foods	Wild Squirrel LLC dba/Wild Friends Foods 22265 SW Taylors Drive Tualatin, OR 97062	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 9, 2015, by and between Vitamin Shoppe Procurement Services, Inc. and Wild Squirrel LLC dba/Wild Friends Foods	\$0.00
2001	Wiley's Finest LLC	Wiley's Finest LLC PO Box 1665 Coshocton, OH 43812	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated November 27, 2013, by and between Vitamin Shoppe Industries LLC and Wiley's Finest LLC	\$0.00
2002	Windecker Contruction LLC	Windecker Contruction LLC 2101 91st Street North Bergen, NJ 07047	Vitamin Shoppe Industries LLC	Construction Agreement, dated April 29, by and between Vitamin Shoppe Industries LLC and Windecker Contruction LLC	\$84,819.00
2003	Windecker LLC	Windecker LLC 39-30 Sycamore Drive Fairlawn, NJ 07410	Vitamin Shoppe Industries LLC	Construction Agreement, dated April 23, 2014, by and between Vitamin Shoppe Industries LLC and Windecker LLC	\$0.00
2004	Windecker LLC.	Windecker LLC. 39-30 Sycamore Drive Fairlawn, NJ 07410	Vitamin Shoppe Industries LLC	Construction Agreement, dated December 20, 2014, by and between Vitamin Shoppe Industries LLC and Windecker LLC.	\$0.00
2005	Windmill Health Products	Windmill Health Products 6 Henderson Drive West Caldwell, NJ 07006	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 5, 2012, by and between Vitamin Shoppe Industries LLC and Windmill Health Products	\$0.00
2006	Windsor Marketing Group, Inc.	Windsor Marketing Group, Inc. 100 Marketing Drive Suffield, CT 06078	Vitamin Shoppe Procurement Services, LLC	Master Supply Agreement, dated August 24, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Windsor Marketing Group, Inc.	\$0.00
2007	Wisconsin Specialty Protein, LLC	Wisconsin Specialty Protein, LLC 1605 John Street Suite 201A Fort Lee, NJ 07024	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated August 6, 2012, by and between Vitamin Shoppe Industries LLC and Wisconsin Specialty Protein, LLC	\$0.00
2008	Wisdom Natural Brands	Wisdom Natural Brands 1203 W. SanPedro Street GILBERT, AZ 85233	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 22, 2013, by and between Vitamin Shoppe Industries LLC and Wisdom Natural Brands	\$0.00
2009	WishGarden Herbs, Inc.	WishGarden Herbs, Inc. 3100 Carbon Pl. #103 Boulder, CO 80301	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 28, 2013, by and between Vitamin Shoppe Industries LLC and WishGarden Herbs, Inc.	\$0.00
2010	Wochit, Inc.	Wochit, Inc. 12 East 33rd Street, 4th Floor New York, NY 10016	Vitamin Shoppe Procurement Services, LLC	Master Service Agreement, dated November 15, 2016, by and between Vitamin Shoppe Procurement Services, LLC and Wochit, Inc.	\$0.00
2011	WOMEN'S BEST USA, LLC	WOMEN'S BEST USA, LLC 215 S. Monroe Street, Suite 200 Tallahassee, FL 32301	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 16, 2019, by and between Vitamin Shoppe Procurement Services, LLC and WOMEN'S BEST USA, LLC	\$0.00

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2012	Woodbolt Distribution, LLC	Woodbolt Distribution, LLC 715 N. Main Street Bryan, TX 77803	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated March 29, 2012, by and between Vitamin Shoppe Industries LLC and Woodbolt Distribution, LLC	\$0.00
2013	Woodbolt Distribution, LLC.	Woodbolt Distribution, LLC. 715 N. Main Street Bryan, TX 77803	Vitamin Shoppe Procurement Services, LLC	Purchase Terms Sheet, dated as of November 20, 2016, by and between Vitamin Shoppe Procurement Services, Inc. and Woodbolt Distribution, LLC.	\$0.00
2014	Woods Bagot	Woods Bagot 5338 Plumb Rd Galena, OH 43021	Vitamin Shoppe Industries LLC	Data Transfer Protocols and Agreement, dated April 21, 2015, by and between Vitamin Shoppe Industries LLC and Woods Bagot	\$0.00
2015	World Nutrition Inc	World Nutrition Inc 200 % N. SCOTTSPACE RD SCOTTSDALE SEVILLE SUITE 103K SCOTTSDALE, AZ 85253	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated February 28, 2012, by and between Vitamin Shoppe Industries LLC and World Nutrition Inc	\$0.00
2016	World Sports Expo	World Sports Expo 1920 Booth Circle, Suite 100 Longwood, FL 32750	Vitamin Shoppe Industries LLC	World Sports Expo Vendor Agreement, dated March 8, 2018, by and between Vitamin Shoppe Industries LLC and World Sports Expo	\$0.00
2017	World Triathlon Corporation	World Triathlon Corporation 3407 W. DR. MARTIN LUTHER KING JR. BLVD SUITE 100 Tampa, FL 33607	Vitamin Shoppe Industries LLC	2015 IRONMAN Village Contract - North America by and between Vitamin Shoppe Industries LLC and World Triathlon Corporation	\$0.00
2018	WorldWide/Pure Protein	WorldWide/Pure Protein 241 Bellwood Drive West Mifflin, PA 15122	Vitamin Shoppe Industries LLC	Purchase Agreement, dated July 15, 2014, by and between Vitamin Shoppe Industries LLC and WorldWide/Pure Protein	\$0.00
2019	N/A	N/A	N/A	[reserved]	N/A
2020	WW International, Inc.	WW International, Inc. 675 Avenue of the Americas New York, NY 10023	Vitamin Shoppe Industries LLC	Proposition 65 Indemnification Letter Agreement, dated October 30, 2020, by and between Vitamin Shoppe Industries LLC and WW International, Inc.	\$0.00
2021	WW International, Inc.	WW International, Inc. 675 Avenue of the Americas New York, NY 10023	Vitamin Shoppe Industries LLC	Partnership Agreement, dated February 7, 2020, by and between Vitamin Shoppe Industries LLC and WW International, Inc.	\$0.00
2022	Xlear Inc.	Xlear Inc. 723 S. Auto Mall Drive PO BOX 1421 American Fork, UT 84003	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated April 30, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Xlear Inc.	\$0.00
2023	XPO Logistics, LLC	XPO Logistics, LLC 13777 Ballantyne Corporate PL Suite 400 Charlotte, NC 28277	Vitamin Shoppe Procurement Services, LLC	Broker Transportation Agreement, dated October 17, 2017, by and between Vitamin Shoppe Procurement Services, Inc. and XPO Logistics, LLC	\$0.00
2024	XTREME BEAUTY INTERNATIONAL	XTREME BEAUTY INTERNATIONAL 15400 NW 34 AVENUE MIAMI GARDENS, FL 33054	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 19, 2017, by and between Vitamin Shoppe Procurement Services, LLC and XTREME BEAUTY INTERNATIONAL	\$0.00
2025	V.S. Royal Jelly/Honey Farm Inc	V.S. Royal Jelly/Honey Farm Inc 2774 N 4351 Road Sheridan, IL 60551	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated May 9, 2012, by and between Vitamin Shoppe Industries LLC and Y.S. Royal Jelly/Honey Farm Inc	\$87,531.32
2026	Yerba Prima Inc	Yerba Prima Inc 740 Jefferson Avenue Ashland, OR 97520	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 11, 2011, by and between Vitamin Shoppe Industries LLC and Yerba Prima Inc	\$11,364.46
2027	Yes To Inc.	Yes To Inc. 655 Fourth Street Second Floor San Francisco, CA 94107	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 18, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Yes To Inc.	\$0.00

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2028	YogaRat	YogaRat 2703 Pico Blvd Santa Monica, CA 90405	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 10, 2016, by and between Vitamin Shoppe Procurement Services, LLC and YogaRat	\$0.00
2029	N/A	N/A	N/A	[reserved]	N/A
2030	N/A	N/A	N/A	[reserved]	N/A
2031	N/A	N/A	N/A	[reserved]	N/A
2032	You Fresh Natural Vending, LLC	You Fresh Natural Vending, LLC 3240 Corporate Way Miramar, FL 33025	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated July 10, 2015, by and between Vitamin Shoppe Procurement Services, LLC and You Fresh Natural Vending, LLC	\$0.00
2033	YouBar Inc	YouBar Inc 597 Monterey Pass Rd Monterey Park, CA 91754	Vitamin Shoppe Procurement Services, LLC	PRIVATE LABEL MANUFACTURING AND SUPPLY AGREEMENT, dated May 17, 2020, by and between Vitamin Shoppe Procurement Services, LLC and YouBar Inc	\$0.00
2034	YUP Brands LLC	YUP Brands LLC 3960 Howard Hughes Pkwy Suite 500 Las Vegas, NV 89169	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 8, 2016, by and between Vitamin Shoppe Procurement Services, Inc and YUP Brands LLC	\$0.00
2035	Zarbee's Naturals	Zarbee's Naturals 11650 South State Street #101 Draper, UT 84020	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 23, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Zarbee's Naturals	\$0.00
2036	Zeavision	Zeavision 680-F Crown Industrial Court Chesterfield, MO 63005	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 29, 2015, by and between Vitamin Shoppe Procurement Services, Inc and Zeavision	\$0.00
2037	Zeb Jafri	Zeb Jafri 22 CRAMPTON AVENUE APT #2 Woodbridge, NJ 7095	Vitamin Shoppe Industries LLC	Model Release Agreement, dated March 18, 2024, by and between Vitamin Shoppe Industries LLC and Zeb Jafri	\$0.00
2038	Zeikos	Zeikos 86 Northfield Ave. EDISON, NJ 8837	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 23, 2013, by and between Vitamin Shoppe Industries LLC and Zeikos	\$0.00
2039	Zenrin USA, Inc.	Zenrin USA, Inc. 851 Traeger Avenue Suite 210 San Bruno, CA 94066	Vitamin Shoppe Industries LLC	Trademark License Agreement by and between Vitamin Shoppe Industries LLC and Zenrin USA, Inc.	\$0.00
2040	Zenrin USA, Inc.	Zenrin USA, Inc. 1350 Bayshore Highway Suite 580 Burlingame, CA 94010	Vitamin Shoppe Industries LLC	First Amendment to Trademark License Agreement, dated September 5, 2014, by and between Vitamin Shoppe Industries LLC and Zenrin USA, Inc.	\$0.00
2041	Zhena's Gypsy Tea	Zhena's Gypsy Tea 6041 Triangle Dr. Commerce, CA 90040	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement, dated July 5, 2012, by and between Vitamin Shoppe Industries LLC and Zhena's Gypsy Tea	\$0.00
2042	Zhou, Inc.	Zhou, Inc. 1777 Sun Peak Drive Park City, UT 84098	Vitamin Shoppe Industries LLC	Trade Channel Agreement, dated February 26, 2018, by and between Vitamin Shoppe Industries LLC and Zhou, Inc.	\$0.00
2043	N/A	N/A	N/A	[reserved]	N/A
2044	N/A	N/A	N/A	[reserved]	N/A
2045	Zing Anything LLC	Zing Anything LLC 1760 Wadsworth Rd Akron, OH 44320	Vitamin Shoppe Industries LLC	Purchase Agreement, dated September 16, 2014, by and between Vitamin Shoppe Industries LLC and Zing Anything LLC	\$0.00
2046	Zint LLC	Zint LLC 334 County Route 49 MIDDLETOWN, NY 10940	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated October 9, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Zint LLC	\$0.00



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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
2047	Zionhealth Incorporated	Zionhealth Incorporated 430 E Grand Avenue South San Francisco, CA 94080	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated September 19, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Zionhealth Incorporated	\$0.00
2048	Zipfizz Corporation	Zipfizz Corporation 18303 Bothell-Everett Hwy, Suite 140 Mill Creek, WA 98012	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated December 15, 2010, by and between Vitamin Shoppe Industries LLC and Zipfizz Corporation	\$0.00
2049	ZOA Energy LLC	ZOA Energy LLC 5301 Wisconsin Ave. NW Suite 570 WASHINGTON, DC 20015	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated February 1, 2021, by and between Vitamin Shoppe Procurement Services, LLC and ZOA Energy LLC	\$0.00
2050	Zoho Corporation	Zoho Corporation 4141 HACIENDA DRIVE Pleasanton, CA 945888519	Vitamin Shoppe Industries LLC	Master Subscription Agreement, dated September 19, 2019, by and between Vitamin Shoppe Industries LLC and Zoho Corporation	\$0.00
2051	Zorb Naturals, LLC dba HCP Formulas	Zorb Naturals, LLC dba HCP Formulas 2700 N. 3rd St. Suite 2014 Phoenix, AZ 85004	Vitamin Shoppe Industries LLC	Purchase Agreement, dated October 29, 2014, by and between Vitamin Shoppe Industries LLC and Zorb Naturals, LLC dba HCP Formulas	\$0.00
2052	zulily, llc	zulily, llc 2601 Elliott Avenue Seattle, WA 98121	Vitamin Shoppe Industries LLC	Promotion Agreement, dated July 21, 2017, by and between Vitamin Shoppe Industries LLC and zulily, llc	\$0.00
2053	zulily, llc	zulily, llc 2601 Elliott Ave Suite 200 Seattle, WA 98121	Vitamin Shoppe Industries LLC	Insertion Order, dated October 10, 2017, by and between Vitamin Shoppe Industries LLC and zulily, llc	\$0.00
2054	N/A	N/A	N/A	[reserved]	N/A
2055	ColonialWebb Contractors Company, a division of Comfort Systems USA	ColonialWebb Contractors Company, a division of Comfort Systems USA 2820 Ackley Avenue Richmond, VA 23228	Vitamin Shoppe Procurement Services, LLC	Professional Services Agreement, dated February 6, 2015, by and between Vitamin Shoppe Procurement Services, LLC and ColonialWebb Contractors Company, a division of Comfort Systems USA	\$0.00
2056	Retail Next	Retail Next 300 Harmon Meadow Blvd Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Contract Review Form, dated March 15, 2022, by and between Vitamin Shoppe Industries LLC and Retail Next	\$0.00
2057	U.S. Bank National Association	U.S. Bank National Association 550 South Tryon Street 14th Floor Charlotte, NC 28202	Vitamin Shoppe Procurement Services, LLC	Mutual Confidentiality Agreement, dated February 2, 2017, by and between Vitamin Shoppe Procurement Services, LLC and U.S. Bank National Association	\$0.00
2058	mindbodygreen	mindbodygreen 2980 McFarlane Rd Miami, FL 33133	Vitamin Shoppe Industries LLC	Campaign Agreement, dated January 25, 2021, by and between Vitamin Shoppe Industries LLC and mindbodygreen	\$0.00
2059	N/A	N/A	N/A	[reserved]	N/A
2060	Garmin USA, Inc.	Garmin USA, Inc. 4200 Northcorp Parkway Suite 200 PALM BEACH GARDENS, FL 33410	Vitamin Shoppe Procurement Services, LLC	First Amendment to Domestic Dealer Agreement, dated April 27, 2015, by and between Vitamin Shoppe Procurement Services, LLC and Garmin USA, Inc.	\$0.00
2061	N/A	N/A	N/A	[reserved]	N/A
2062	mindbodygreen	mindbodygreen 2980 McFarlane Rd Miami, FL 33133	Vitamin Shoppe Industries LLC	Campaign Agreement, dated March 30, 2022, by and between Vitamin Shoppe Industries LLC and mindbodygreen	\$0.00
2063	ConsumerLab.com, LLC	ConsumerLab.com, LLC 333 Mamaroneck Avenue White Plains, NY 10605	Vitamin Shoppe Industries LLC	ADVERTISE With CONSUMERLAB.COM's Price Comparison Program, dated November 17, 2014, by and between Vitamin Shoppe Industries LLC and ConsumerLab.com, LLC	\$0.00

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2064	ips All Natural LLC	ips All Natural LLC 11911 San Vicente Blvd. Suite 348 Los Angeles, CA 90049	Vitamin Shoppe Industries LLC	Appendix C: Vendor Acknowledgement Information Sheet, dated July 23, 2014, by and between Vitamin Shoppe Industries LLC and ips All Natural LLC	\$0.00
2065	Raymond	Raymond 22 S. Canal St. Greene, NY 13778	Vitamin Shoppe Industries LLC	RAYMOND QUOTE 2023-501704, dated January 9, 2023, by and between Vitamin Shoppe Industries LLC and Raymond	\$0.00
2066	Onnit Labs, LLC	Onnit Labs, LLC 4401 Freidrich Lane Suite 302 AUSTIN, TX 78744	Vitamin Shoppe Industries LLC	Purchase Agreement, dated February 19, 2014, by and between Vitamin Shoppe Industries LLC and Onnit Labs, LLC	\$0.00
2067	Puerto Rico Telephone Company, Inc.	Puerto Rico Telephone Company, Inc. P.O. Box 71304 San Juan, PR 00939	Vitamin Shoppe Industries LLC	Agreement for IP Business Services Solutions, dated February 11, 2015, by and between Vitamin Shoppe Industries LLC and Puerto Rico Telephone Company, Inc.	\$0.00
2068	Meadowlands Fire Protection Corp.	Meadowlands Fire Protection Corp. 348 New County Road Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Service Agreement Renewal Quote, dated January 16, 2018, by and between Vitamin Shoppe Industries LLC and Meadowlands Fire Protection Corp.	\$0.00
2069	International Business Machines Corporation	International Business Machines Corporation 1 New Orchard Road Armonk, NY 10504	Vitamin Shoppe Industries LLC	Project Change Request (PCR) for GDPR Compliance and controls in Sterling OMS Implementation Project, dated May 25, 2018, by and between Vitamin Shoppe Industries LLC and International Business Machines Corporation	\$0.00
2070	Perficient, Inc.	Perficient, Inc. 555 Maryville University Dr. Suite 600 St. Louis, MO 63141	Vitamin Shoppe Industries LLC	Statement of Work Form - QA Consultant - Support No 12, dated December 26, 2017, by and between Vitamin Shoppe Industries LLC and Perficient, Inc.	\$0.00
2071	Schwabe	Schwabe 825 Challenger Drive Green Bay, WI 54311	Vitamin Shoppe Industries LLC	Exhibit A - Purchase Term Sheet, dated February 26, 2017, by and between Vitamin Shoppe Industries LLC and Schwabe	\$0.00
2072	mindbodygreen	mindbodygreen 2980 McFarlane Rd Miami, FL 33133	Vitamin Shoppe Industries LLC	Campaign Agreement, dated November 8, 2022, by and between Vitamin Shoppe Industries LLC and mindbodygreen	\$0.00
2073	N/A	N/A	N/A	[reserved]	N/A
2074	Natural Vitality #5284	Natural Vitality #5284 8500 Shoal Creek Blvd., Suite 208 AUSTIN, TX 78757	Vitamin Shoppe Industries LLC	Amendment No.1 to Freight Collect Addendum, dated March 20, 2017, by and between Vitamin Shoppe Industries LLC and Natural Vitality #5284	\$0.00
2075	OracleAmerica, Inc.	OracleAmerica, Inc. 500 Oracle Parkway Redwood Shores, CA 94065	Vitamin Shoppe Industries LLC	Oracle Professional Services Ordering Document, dated July 15, 2023, by and between Vitamin Shoppe Industries LLC and Oracle America, Inc.	\$0.00
2076	Natural Alternatives International, Inc.	Natural Alternatives International, Inc. PO BOX 149348 Austin, TX 78714	Vitamin Shoppe Industries LLC	Carnosyn® Beta-Alanine License Agreement, dated March 9, 2015, by and between Vitamin Shoppe Industries LLC and Natural Alternatives International, Inc.	\$0.00
2077	Genuine Health	Genuine Health 317 Adelaide St. W. Suite 501 Toronto, ON M5V 1P9	Vitamin Shoppe Industries LLC	Exhibit A - Purchase Term Sheet, dated October 1, 2017, by and between Vitamin Shoppe Industries LLC and Genuine Health	\$0.00
2078	CBRE, Inc.	CBRE, Inc. PO BOX 406588 LOCATION CODE 2991 Atlanta, GA	Vitamin Shoppe Industries LLC	Work Order #1 to Project Management Services Agreement, dated January 18, 2023, by and between Vitamin Shoppe Industries LLC and CBRE, Inc.	\$0.00

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2079	Derma E	Derma E 2130 Ward Ave SIMI VALLEY, CA 93065	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated April 25, 2011, by and between Vitamin Shoppe Industries LLC and Derma E	\$0.00
2080	Adapty	Adapty 20 Commerce Drive, Suite #135 Cranford, NJ 07016	Vitamin Shoppe Industries LLC	Statement of Work - Web Enhancements, dated January 1, 2020, by and between Vitamin Shoppe Industries LLC and Adapty	\$0.00
2081	LDI Color Toolbox LLC	LDI Color Toolbox LLC 50 Jericho Quadrangle Jericho, NY 11753	Vitamin Shoppe Industries LLC	Master Supply Agreement, dated February 1, 2018, by and between Vitamin Shoppe Industries LLC and LDI Color Toolbox LLC	\$0.00
2082	BlackLine Systems, Inc.	BlackLine Systems, Inc. 21300 Victory Blvd. 12th Floor Woodland Hills, CA 75284	Vitamin Shoppe Industries LLC	Statement of Work, Blackline Implementation, dated September 16, 2021, by and between Vitamin Shoppe Industries LLC and BlackLine Systems, Inc.	\$0.00
2083	Nutritional Brands	Nutritional Brands 1610 W. Whispering Wind Drive PHOENIX, AZ 85085	Vitamin Shoppe Industries LLC	Purchase Agreement, dated March 27, 2013, by and between Vitamin Shoppe Industries LLC and Nutritional Brands	\$0.00
2084	N/A	N/A	N/A	[reserved]	N/A
2085	N/A	N/A	N/A	[reserved]	N/A
2086	N/A	N/A	N/A	[reserved]	N/A
2087	1010data Service LLC	1010data Service LLC 750 Third Avenue, 4th Floor Detroit, MI 482675085	Vitamin Shoppe Industries LLC	1010DATA SCHEDULE OF WORK NO. 8 TO 1010 DATA DEDICATED SERVER HOSTING AND ANALYSIS AGREEMENT by and between Vitamin Shoppe Industries LLC and 1010data Service LLC	\$0.00
2088	11:11 Systems, Inc.	11:11 Systems, Inc. 1235 North Loop West Suite 800 Houston, TX 77008	Vitamin Shoppe Industries LLC	Order for Services by and between Vitamin Shoppe Industries LLC and 11:11 Systems, Inc.	\$16,643.27
2089	4077814 Delaware Inc. DBA Canus USA	4077814 Delaware Inc. DBA Canus USA 26 Leonard Ave Leonardo, NJ 07737	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and 4077814 Delaware Inc. DBA Canus USA	\$0.00
2090	A&C Snacks LLC	A&C Snacks LLC 935 Gravier St, 10th Floor New Orleans, LA 70112	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and A&C Snacks LLC	\$0.00
2091	Acceleration Partners, LLC	Acceleration Partners, LLC 16 Rae Ave Needham, MA 02492	Vitamin Shoppe Procurement Services, LLC	Master Services Agreement by and between Vitamin Shoppe Procurement Services, LLC and Acceleration Partners, LLC	\$0.00
2092	N/A	N/A	N/A	[reserved]	N/A
2093	Adapty Inc.	Adapty Inc. 101 Carnegie Center STE 102 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Statement of Work - Web & App Enhancements - Extended Team by and between Vitamin Shoppe Industries LLC and Adapty Inc.	\$0.00
2094	Advantage Sales and Marketing LLC dba Adlucent	Advantage Sales and Marketing LLC dba Adlucent P.O. Box 744347 Atlanta, GA 303744347	Vitamin Shoppe Industries LLC	Adlucent Insertion Order by and between Vitamin Shoppe Industries LLC and Advantage Sales and Marketing LLC dba Adlucent	\$0.00
2095	AEI National Income Property Fund VII LP	AEI National Income Property Fund VII LP 4502-4508 West Wendover Ave Greensboro, NC 27409	Vitamin Shoppe Industries LLC	Guaranty of Lease by VSI by and between Vitamin Shoppe Industries LLC and AEI National Income Property Fund VII LP	\$0.00
2096	AEI National Income Property Fund VII LP	AEI National Income Property Fund VII LP 4502-4508 West Wendover Ave Greensboro, NC 27409	Vitamin Shoppe Industries LLC	Landlord's Waiver by and between Vitamin Shoppe Industries LLC and AEI National Income Property Fund VII LP	\$0.00

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2097	AEROTEK, INC.	AEROTEK, INC. 7301 Parkway Dr. Hanover, MD 21076	Vitamin Shoppe Industries LLC	Services Agreement by and between Vitamin Shoppe Industries LLC and AEROTEK, INC.	\$0.00
2098	AHN International Inc dba Amazing Herbs	AHN International Inc dba Amazing Herbs 2709 Faith Industrial Dr Ste 500 Buford, GA 30518	Vitamin Shoppe Florida, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Florida, LLC and AHN International Inc dba Amazing Herbs	\$0.00
2099	AHN International Inc dba Amazing Herbs	AHN International Inc dba Amazing Herbs 2709 Faith Industrial Dr Ste 500 Buford, GA 30518	Vitamin Shoppe Global, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Global, LLC and AHN International Inc dba Amazing Herbs	\$0.00
2100	AHN International Inc dba Amazing Herbs	AHN International Inc dba Amazing Herbs 2709 Faith Industrial Dr Ste 500 Buford, GA 30518	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and AHN International Inc dba Amazing Herbs	\$0.00
2101	AHN International Inc dba Amazing Herbs	AHN International Inc dba Amazing Herbs 2709 Faith Industrial Dr Ste 500 Buford, GA 30518	Vitamin Shoppe Procurement Services, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and AHN International Inc dba Amazing Herbs	\$0.00
2102	All American Pharmaceutical & Natural Foods Company	All American Pharmaceutical & Natural Foods Company 2376 Main Street Billings, MT 59105	Vitamin Shoppe Global, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Global, LLC and All American Pharmaceutical & Natural Foods Company	\$0.00
2103	All American Pharmaceutical & Natural Foods Company	All American Pharmaceutical & Natural Foods Company 2376 Main Street Billings, MT 59105	Vitamin Shoppe Procurement Services, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and All American Pharmaceutical & Natural Foods Company	\$13,988.79
2104	Allera Health Products	Allera Health Products 16935 West Bernardo Drive, Suite 224 San Diego, CA 92127	Vitamin Shoppe Florida, LLC	Guide To Vendor Partnership by and between Vitamin Shoppe Florida, LLC and Allera Health Products	\$0.00
2105	Allera Health Products	Allera Health Products 16935 West Bernardo Drive, Suite 224 San Diego, CA 92127	Vitamin Shoppe Mariner, LLC	Guide To Vendor Partnership by and between Vitamin Shoppe Mariner, LLC and Allera Health Products	\$0.00
2106	Allera Health Products	Allera Health Products 16935 West Bernardo Drive, Suite 224 San Diego, CA 92127	Vitamin Shoppe Procurement Services, LLC	Guide To Vendor Partnership by and between Vitamin Shoppe Procurement Services, LLC and Allera Health Products	\$0.00
2107	Alteya Inc	Alteya Inc 1846 South Elmhurst Road Mount Prospect, IL 60056	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Alteya Inc	\$0.00
2108	ASB Resources	ASB Resources 4390 Route 1 N, Suite 222 Princeton, NJ 8540	Vitamin Shoppe Industries LLC	Proposal to Data Discovery/Storyboard for Merchandising & Supply Chain Dashboards by and between Vitamin Shoppe Industries LLC and ASB Resources LLC	\$0.00
2109	Atkins Nutritionals, Inc.	Atkins Nutritionals, Inc. 3212 Shadewood Drive Crystal Lake, IL 60014	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Industries LLC and Atkins Nutritionals, Inc.	\$0.00
2110	Axcess Global LLC, DBA Real Ketones, LLC	Axcess Global LLC, DBA Real Ketones, LLC 300 West Jennings St. Suite 201 Newburgh, IN 47630	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Axcess Global LLC, DBA Real Ketones, LLC	\$0.00
2111	Barclay Brand Ferdon	Barclay Brand Ferdon 2401 South Clinton Ave South Plainfield, NJ 7080	Vitamin Shoppe Procurement Services, LLC	Operational Inspection Agreement by and between Vitamin Shoppe Procurement Services, LLC and Barclay Brand Ferdon	\$0.00
2112	Barlean's Organic Oils	Barlean's Organic Oils 4936 Lake Terrell Road Ferndale, WA 98248	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated June 2, 2011, by and between Vitamin Shoppe Industries LLC and Barlean's Organic Oils	\$0.00

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2113	Barnana	Barnana 302 Washington St. Suite 150 San Diego, CA 92103	Vitamin Shoppe Procurement Services, LLC	PURCHASE AGREEMENT by and between Vitamin Shoppe Procurement Services, LLC and Barnana	\$0.00
2114	Betancourt Sports Nutrition LLC	Betancourt Sports Nutrition LLC 14620 NW 60th Avenue Bldg A HIALEAH, FL 33014	Betancourt Sports Nutrition, LLC	Movie Production Agreement by and between Betancourt Sports Nutrition, LLC and Betancourt Sports Nutrition LLC	\$0.00
2115	Bio Nutrition Inc.	Bio Nutrition Inc. 64 Alabama Ave Island Park, NY 11558	Betancourt Sports Nutrition, LLC	The Vitamin Shoppe Purchase Agreement by and between Betancourt Sports Nutrition, LLC and Bio Nutrition Inc.	\$0.00
2116	Bio Nutrition Inc.	Bio Nutrition Inc. 64 Alabama Ave Island Park, NY 11558	Vitamin Shoppe Florida, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Florida, LLC and Bio Nutrition Inc.	\$0.00
2117	Bio Nutrition Inc.	Bio Nutrition Inc. 64 Alabama Ave Island Park, NY 11558	Vitamin Shoppe Global, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Global, LLC and Bio Nutrition Inc.	\$0.00
2118	Bio Nutrition Inc.	Bio Nutrition Inc. 64 Alabama Ave Island Park, NY 11558	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Bio Nutrition Inc.	\$0.00
2119	Bio Nutrition Inc.	Bio Nutrition Inc. 64 Alabama Ave Island Park, NY 11558	Vitamin Shoppe Procurement Services, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Bio Nutrition Inc.	\$0.00
2120	BioPharmX, Inc.	BioPharmX, Inc. 1098 Hamilton Court Menlo Park, CA 94025	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shophe Procurement Services, LLC and BioPharmX, Inc.	\$0.00
2121	BlackLine Systems, Inc.	BlackLine Systems, Inc. 21300 Victory Blvd. 12th Floor Woodland Hills, CA 91367	Vitamin Shoppe Industries LLC	BlackLine Systems, Inc. Master Subscription Agreement by and between Vitamin Shoppe Industries LLC and BlackLine Systems, Inc.	\$0.00
2122	Bluebonnet Nutrition Corp.	Bluebonnet Nutrition Corp. 12915 Dairy Ashford Sugar Land, TX 77478	Vitamin Shoppe Procurement Services, LLC	Proposition 65 - Shelf-Tag Program by and between Vitamin Shoppe Procurement Services, LLC and Bluebonnet Nutrition Corp.	\$0.00
2123	BMO Harris Bank N.A.	BMO Harris Bank N.A. 150 N Martingale Road Suite 900 Schaumburg, IL 60173	Vitamin Shoppe Mariner, LLC	Merchant Application by and between Vitamin Shoppe Mariner, LLC and BMO Harris Bank N.A.	\$0.00
2124	Brand Shop	Brand Shop 20 Constitution Blvd South Shelton, CT 06484	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shophe Procurement Services, LLC and Brand Shop	\$0.00
2125	BSP Pharma Inc.	BSP Pharma Inc. Po Box 890 Marmora, NJ 2062	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shophe Industries LLC and BSP Pharma Inc.	\$0.00
2126	Bulletproof 360Digital, Inc.	Bulletproof 360Digital, Inc. 716 Theodore Court Romeoville, IL 60446	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shophe Procurement Services, LLC and Bulletproof 360Digital, Inc.	\$0.00
2127	C.H. Robinson Worldwide, Inc.	C.H. Robinson Worldwide, Inc. 14701 Charlson Road Eden Prairie, MN 554809121	Vitamin Shoppe Industries LLC	Broker/Shipper Transportation Agreement by and between Vitamin Shoppe Industries LLC and C.H. Robinson Worldwide, Inc.	\$0.00
2128	California Inside Out, Inc. DBA Out of Africa	California Inside Out, Inc. DBA Out of Africa 12 Washington Blvd 2nd Floor Marina Del Ray, CA 90292	Vitamin Shoppe Procurement Services, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and California Inside Out, Inc. DBA Out of Africa	\$0.00
2129	Camp Gladiator, Inc.	Camp Gladiator, Inc. 9185 Research Blvd. Austin, TX 78758	Vitamin Shoppe Procurement Services, LLC	Agreement by and between Vitamin Shoppe Procurement Services, LLC and Camp Gladiator, Inc.	\$0.00

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2130	CannaVest Corp	CannaVest Corp 591 Camino de la Reina, Ste 1200 San Diego, CA 92108	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and CannaVest Corp	\$0.00
2131	Cardinal Path LLC	Cardinal Path LLC 515 N. State St. 22nd Floor Chicago, IL 60654	Vitamin Shoppe Procurement Services, LLC	Google Analytics 360 Suite License & Services Agreement by and between Vitamin Shoppe Procurement Services, LLC and Cardinal Path LLC	\$2,685.85
2132	CBRE	CBRE PO BOX 406588 LOCATION CODE 2991 Atlanta, GA 303846588	Vitamin Shoppe Industries LLC	VSI GC Contract #897 Panama City Relo by and between Vitamin Shoppe Industries LLC and CBRE, Inc.	\$91,907.60
2133	Celsius, Inc.	Celsius, Inc. 2424 North Federal Hwy 208 Boca Raton, FL 33431	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated August 26, 2010, by and between Vitamin Shoppe Industries LLC and Celsius, Inc.	\$0.00
2134	CHEPS CUT REAL JERky LLC	CHEPS CUT REAL JERky LLC PO BOX 110871 NAPLES, FL 34108	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and CHEPS CUT REAL JERky LLC	\$0.00
2135	CHEPS CUT REAL JERky LLC	CHEPS CUT REAL JERky LLC PO BOX 110871 NADIES, FL 34108	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and CHEPS CUT REAL JERky LLC	\$0.00
2136	Cigniti Technologies Inc.	Cigniti Technologies Inc. 433 East Las Colinas Blvd. Ste. 1300 Irving, TX 75039	Vitamin Shoppe Industries LLC	Master Services Agreement by and between Vitamin Shoppe Industries LLC and Cigniti Technologies Inc.	\$0.00
2137	Cintas Corporation No. 2 d/b/a Cintas First Aid & Safety	Cintas Corporation No. 2 d/b/a Cintas First Aid & Safety PO BOX 631025 Cincinnati, OH 45263	Vitamin Shoppe Industries LLC	REVIVERTM VIEW Service Agreement by and between Vitamin Shoppe Industries LLC and Cintas Corporation No. 2 d/b/a Cintas First Aid & Safety	\$0.00
2138	ColonialWebb	ColonialWebb 2820 Ackley Avenue Richmond, VA 23228	Vitamin Shoppe Procurement Services, LLC	Maintenance Agreement Renewal by and between Vitamin Shoppe Procurement Services, LLC and ColonialWebb	\$0.00
2139	Commerce Technologies, Inc.	Commerce Technologies, Inc. 70 N UNION ST DELAWARE, OH 43015	Vitamin Shoppe Mariner, LLC	Mercent Retail Services Agreement Addendum No. 1 Modification of Services and/or Fees by and between Vitamin Shoppe Mariner, LLC and Commerce Technologies, Inc.	\$0.00
2140	Commission Junction	Commission Junction MMS USA HOLDINGS f/b/o Commission Junct. PO BOX 735538 Dallas, TX 753735538	Vitamin Shoppe Industries LLC	Insertion Order by and between Vitamin Shoppe Industries LLC and Commission Junction	\$0.00
2141	Compound Solutions, Inc.	Compound Solutions, Inc. 1930 Palomar Point Way, Suite 105 Carlsbad, CA 92008	Vitamin Shoppe Industries LLC	Distributor Agreement by and between Vitamin Shoppe Industries LLC and Compound Solutions, Inc.	\$0.00
2142	ConsumerLab.com, LLC	ConsumerLab.com, LLC 333 Mamaroneck Avenue White Plains, NY 10605	Vitamin Shoppe Industries LLC	Consumer Survey Report Purchase and Content Use Agreement by and between Vitamin Shoppe Industries LLC and ConsumerLab.com, LLC	\$0.00
2143	Copeland Cargo Solutions	Copeland Cargo Solutions PO Box 102071 Pasadena, CA 911892071	Vitamin Shoppe Industries LLC	Supply Chain documents by and between Vitamin Shoppe Industries LLC and Copeland Cargo Solutions	\$0.00
2144	Corben and Clay Company	Corben and Clay Company 1937 N Interstate 35 #100 New Braunfels, TX 78130	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Corben and Clay Company	\$0.00

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2145	Cornerstone Research & Development, Inc.	Cornerstone Research & Development, Inc. 900 South Depot Dr. Ogden, UT 84404	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated November 7, 2017, by and between Vitamin Shoppe Procurement Services, LLC and Cornerstone Research & Development, Inc.	\$0.00
2146	Diane Stollenwerk	Diane Stollenwerk 3957 Cloverhill Road Baltimore, MD 21218	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and Diane Stollenwerk	\$0.00
2147	Dracula	Dracula PO BOX 205 COTTONTOWN, TN 37048	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Dracula	\$0.00
2148	Drink Chia, LLC	Drink Chia, LLC 1003 Orienta Ave. Altamonte Springs, FL 32701	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Drink Chia, LLC	\$0.00
2149	Drivepressa's Formulas	Drivepressa's Formulas 2212 S. Chickasaw Tri #170 Chando, FL 32025	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Drivepressa's Formulas	\$0.00
2150	D's Naturals LLC	D's Naturals LLC 6125 East Kemper Road Cincinnati, OH 45241	Vitamin Shoppe Procurement Services, LLC	Master Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and D's Naturals LLC	\$0.00
2151	DSM Nutritional Products, LLC	DSM Nutritional Products, LLC 55 Sebethe drive, Suite 102 Cromwell, CT 6416	Vitamin Shoppe Procurement Services, LLC	FloraGLO Trademark Sublicense Agreement by and between Vitamin Shoppe Procurement Services, LLC and DSM Nutritional Products, LLC	\$0.00
2152	Earth Science Naturals	Earth Science Naturals 6383 Rose Lane, Suite B Carpinteria, CA 93013	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Earth Science Naturals	\$0.00
2153	Earth's Care Natural Products, Inc.	Earth's Care Natural Products, Inc. 7015 Marcelle Street Paramount, CA 90723	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Industries LLC and Earth's Care Natural Products, Inc.	\$0.00
2154	Erom Inc.	Erom Inc. 14630 Industry Gr La Mirada, CA 90638	Vitamin Shoppe Florida, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Florida, LLC and Erom Inc.	\$0.00
2155	Erom Inc.	Erom Inc. 14630 Industry Gr La Mirada, CA 90638	Vitamin Shoppe Global, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Global, LLC and Erom Inc.	\$0.00
2156	Erom Inc.	Erom Inc. 14630 Industry Gr La Mirada, CA 90638	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Erom Inc.	\$0.00
2157	Erom Inc.	Erom Inc. 14630 Industry Gr La Mirada, CA 90638	Vitamin Shoppe Procurement Services, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Erom Inc.	\$0.00
2158	Essentia Water LLC	Essentia Water LLC 27833 Bothell-Everett Hwy Suite 220 Bothell, WA 98021	Vitamin Shoppe Florida, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Florida, LLC and Essentia Water LLC	\$0.00
2159	Essentia Water LLC	Essentia Water LLC 27833 Bothell-Everett Hwy Suite 220 Bothell, WA 98021	Vitamin Shoppe Global, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Global, LLC and Essentia Water LLC	\$0.00
2160	Essentia Water LLC	Essentia Water LLC 27833 Bothell-Everett Hwy Suite 220 Bothell, WA 98021	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Essentia Water LLC	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
2161	Essentia Water LLC	Essentia Water LLC 27833 Bothell-Everett Hwy Suite 220 Bothell, WA 98021	Vitamin Shoppe Procurement Services, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Essentia Water LLC	\$0.00
2162	Express Services, Inc.	Express Services, Inc. 8345 W. Thunderbird Road, Suite B-107 Peoria, AZ 85381	Vitamin Shoppe Procurement Services, LLC	Staffing Services Agreement by and between Vitamin Shoppe Procurement Services, LLC and Express Services, Inc.	\$0.00
2163	FABIA, LLC	FABIA, LLC P.O. Box 2233 Valparaiso, IN 46384	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and FABIA, LLC	\$0.00
2164	Factor Nutrition Labs LLC	Factor Nutrition Labs LLC 100 Commercial St. Suite 200 Portland, ME 04101	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Industries LLC and Factor Nutrition Labs LLC	\$0.00
2165	FIRST CC (WEST WENDOVER) LLC	FIRST CC (WEST WENDOVER) LLC 801 East Morehead Street Suite 301 Charlotte, NC 28202	Vitamin Shoppe Industries LLC	Lease Agreement by and between Vitamin Shoppe Industries LLC and FIRST CC (WEST WENDOVER) LLC	\$0.00
2166	Florida Bottling Inc.	Florida Bottling Inc. 1035 NW 21st Terrace Miami, FL 33127	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Industries LLC and Florida Bottling Inc.	\$0.00
2167	Focus Nutrition LLC	Focus Nutrition LLC 96 N 1800 W #11 Lindon, UT 84042	Vitamin Shoppe Florida, LLC	Purchase Agreement by and between Vitamin Shoppe Florida, LLC and Focus Nutrition LLC	\$0.00
2168	Focus Nutrition LLC	Focus Nutrition LLC 96 N 1800 W #11 Lindon, UT 84042	Vitamin Shoppe Global, LLC	Purchase Agreement by and between Vitamin Shoppe Global, LLC and Focus Nutrition LLC	\$0.00
2169	Focus Nutrition LLC	Focus Nutrition LLC 96 N 1800 W #11 Lindon, UT 84042	Vitamin Shoppe Mariner, LLC	Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Focus Nutrition LLC	\$0.00
2170	Focus Nutrition LLC	Focus Nutrition LLC 96 N 1800 W #11 Lindon, UT 84042	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Focus Nutrition LLC	\$0.00
2171	FoodScience Corp	FoodScience Corp 20 New England Drive Essex Junction, VT 05452	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Industries LLC and FoodScience Corp.	\$0.00
2172	FoodScience Corporation	FoodScience Corporation 20 New England Drive Essex Junction, VT 05452	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and FoodScience Corporation	\$0.00
2173	Galam, Inc	Galam, Inc 833 W. South Boulder Road Louisville, CO 80027	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Galam, Inc.	\$0.00
2174	Genuine Health	Genuine Health 317 Adelaide St. W. Suite 501 Toronto, ON M5V 1P9	Vitamin Shoppe Procurement Services, LLC	Proposition 65 - Shelf-Tag Program by and between Vitamin Shoppe Procurement Services, LLC and Genuine Health	\$0.00
2175	Glanbia Performance Nutrition, Inc.	Glanbia Performance Nutrition, Inc. 3500 Lacey Road, Suite 1100 Downers Grove, IL 60515	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement by and between Vitamin Shoppe Procurement Services, LLC and Glanbia Performance Nutrition, Inc.	\$0.00
2176	Global Technology Systems, Inc.	Global Technology Systems, Inc. 550 Cochituate Road Framingham, MA 01701	Vitamin Shoppe Industries LLC	Services and Technology User Agreement by and between Vitamin Shoppe Industries LLC and Global Technology Systems, Inc.	\$0.00
2177	Gurmeet Singh	Gurmeet Singh 14-A Oak Branch Drive Greensboro, NC 27407	Vitamin Shoppe Industries LLC	Pledge Agreement by and between Vitamin Shoppe Industries LLC and Gurmeet Singh	\$0.00



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2178	The Hain Celestial Group	The Hain Celestial Group 58 South Service Road, Suite 250 Melville, NY 11747	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Industries LLC and Hain Celestial Group	\$0.00
2179	HALLO WORLDWIDE	HALLO WORLDWIDE 4901 Morena Blvd #810 San Diego, CA 92117	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and HALLO WORLDWIDE	\$0.00
2180	Handling Systems Inc	Handling Systems Inc 9939 Norwalk Blvd. Santa Fe Springs, CA 90670	Vitamin Shoppe Industries LLC	Scheduled Maintenance Agreement by and between Vitamin Shoppe Industries LLC and Handling Systems Inc	\$0.00
2181	HANDLING SYSTEMS, INC.	HANDLING SYSTEMS, INC. 2659 E. Magnolia St Phoenix, AZ 85034	Vitamin Shoppe Industries LLC	Equipment Master Lease Agreement by and between Vitamin Shoppe Industries LLC and HANDLING SYSTEMS, INC.	\$2,303.52
2182	Hanoi Kim Lien Company Limited	Hanoi Kim Lien Company Limited 13 Lý Thai To Hoan Kiem district Hanoi, 100000	Vitamin Shoppe Global, LLC	Vitamin Shoppe International License Agreement - Term Sheet by and between Vitamin Shoppe Global, LLC and Hanoi Kim Lien Company Limited	\$0.00
2183	Herbaceuticals, Inc.	Herbaceuticals, Inc. 630 Airpark Rd. Suite A Napa, CA 94558	Vitamin Shoppe Procurement Services, LLC	Master Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Herbaceuticals, Inc.	\$0.00
2184	HiTech/BLR 6009	HiTech/BLR 6009 790 Sarnast Oak Views, CA 93022	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and HiTech/BLR 6009	\$0.00
2185	Hoang Anh	Hoang Anh 13 Ly Thai To Ha Noi, 100000	Vitamin Shoppe Global, LLC	Option Agreement by and between Vitamin Shoppe Global, LLC and Hoang Anh	\$0.00
2186	HSP EPI Acquisition, LLC dba Entertainment	HSP EPI Acquisition, LLC dba Entertainment 1401 Crooks Road Suite 150 Troy, MI 48084	Vitamin Shoppe Industries LLC	Insertion Order by and between Vitamin Shoppe Industries LLC and HSP EPI Acquisition, LLC dba Entertainment	\$0.00
2187	Hyper Network Solutions of Florida LLC	Hyper Network Solutions of Florida LLC 11780 US Highway One Suite 400N Palm Beach Gardens, FL 33408	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Hyper Network Solutions of Florida LLC	\$0.00
2188	Hyper Network Solutions of Florida, LLC	Hyper Network Solutions of Florida, LLC 11780 US Highway One, Suite 400N Palm Beach Gardens, FL 33408	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Hyper Network Solutions of Florida, LLC	\$0.00
2189	I won! nutrition	I won! nutrition 1350 Bayshore Hwy STE 665 Burlingame, CA 94010	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and I won! nutrition	\$0.00
2190	ICC Shaker Inc	ICC Shaker Inc 587 Commerce St. Suite 100 Southlake, TX 76092	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and ICC Shaker Inc.	\$0.00
2191	Impact Nutrition LLC	Impact Nutrition LLC 58 River Street Suite 8 Milford, CT 06460	Vitamin Shoppe Florida, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Florida, LLC and Impact Nutrition LLC	\$0.00
2192	Impact Nutrition LLC	Impact Nutrition LLC 58 River Street Suite 8 Milford, CT 06460	Vitamin Shoppe Global, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Global, LLC and Impact Nutrition LLC	\$0.00
2193	Impact Nutrition LLC	Impact Nutrition LLC 58 River Street Suite 8 Milford, CT 06460	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Impact Nutrition LLC	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
2194	Impact Nutrition LLC	Impact Nutrition LLC 58 River Street Suite 8 Milford, CT 06460	Vitamin Shoppe Procurement Services, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Impact Nutrition LLC	\$0.00
2195	ips All Natural LLC	ips All Natural LLC 11911 San Vicente Blvd. Suite 348 Los Angeles, CA 90049	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and ips All Natural LLC	\$0.00
2196	Jindilli Beverages LLC	Jindilli Beverages LLC 8100 S Madison Street Burr Ridge, IL 60527	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Jindilli Beverages LLC	\$0.00
2197	JUKI INC	JUKI INC 99 Industrial DR Northampton, MA 01060	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and JUKI INC	\$0.00
2198	Kaged Muscle, LLC	Kaged Muscle, LLC 101 Main St. Suite 360 Huntington Beach, CA 92648	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Kaged Muscle, LLC	\$0.00
2199	Kaitas Group International	Kaitas Group International 4083 E. Airport Drive Ontario, CA 91761	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Kaitas Group International	\$0.00
2200	Kaneka North America LLC	Kaneka North America LLC 6161 Underwood Rd. Pasadena, TX 77507	Vitamin Shoppe Procurement Services, LLC	Kaneka Ubiquinol™ License Agreement by and between Vitamin Shoppe Procurement Services, LLC and Kaneka North America LLC	\$0.00
2201	Kemin Industries, Inc.	Kemin Industries, Inc. 601 E. Locust., Suite 203 Des Moines, IA 50309	Betancourt Sports Nutrition, LLC	Slendesta Trademark License Agreement by and between Betancourt Sports Nutrition, LLC and Kemin Industries, Inc.	\$0.00
2202	Kemin Industries, Inc.	Kemin Industries, Inc. 2100 Maury Street P.O. Box 70 Des Moines, IA 50301	Vitamin Shoppe Industries LLC	LICENSE AGREEMENT by and between Vitamin Shoppe Industries LLC and Kemin Industries, Inc.	\$0.00
2203	Kesslersales the	Kesslersales the C/O NATURAL ORGANICS 548 BROADHOLLOW ROAD Melville, NY 11747	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Kesslersales the	\$0.00
2204	Kilambe Coffee	Kilambe Coffee 5206-B Lyngate Ct Burke, VA 22015	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Kilambe Coffee	\$0.00
2205	Klassische	Klassische 117 West Napa St. Site Sonoma, CA 95476	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Klassische	\$0.00
2206	KSF Acquisition Corp dba Slim Fast formerly Hyper Network Solutions of Florida LLC	KSF Acquisition Corp dba Slim Fast formerly Hyper Network Solutions of Florida LLC 11780 U.S. Highway One, Suite 400N Palm Beach Gardens, FL 33408	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and KSF Acquisition Corp dba Slim Fast formerly Hyper Network Solutions of Florida LLC	\$0.00
2207	Laura's Original Boston Brownies, Inc.	Laura's Original Boston Brownies, Inc. 818 Vanderbilt Place San Diego, CA 92110	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Laura's Original Boston Brownies, Inc.	\$0.00
2208	LDI	LDI 50 Jericho Quadrangle Jericho, NY 11753	Vitamin Shoppe Industries LLC	Equipment Order Agreement by and between Vitamin Shoppe Industries LLC and LDI Color Toolbox	\$0.00
2209	Lien Nguyen Thi Kim	Lien Nguyen Thi Kim 13 Ly Thai To Ha Noi, 100000	Vitamin Shoppe Global, LLC	Option Agreement by and between Vitamin Shoppe Global, LLC and Lien Nguyen Thi Kim	\$0.00

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2210	London Import S.A.	London Import S.A. PO BOX 731178 DALLAS, TX 75373-1178	Vitamin Shoppe Global, LLC	Guaranty by and between Vitamin Shoppe Global, LLC and London Import S.A.	\$0.00
2211	Lonza Consumer Health Inc.	Lonza Consumer Health Inc. 5451 Industrial Way Benicia, CA 94510	Vitamin Shoppe Industries LLC	Trademark License Agreement by and between Vitamin Shoppe Industries LLC and Lonza Consumer Health Inc.	\$0.00
2212	Lonza Ltd	Lonza Ltd Muenchensteinerstrasse 38 Basel, 4002	Vitamin Shoppe Procurement Services, LLC	Carnipure Trademark License Agreement by and between Vitamin Shoppe Procurement Services, LLC and Lonza Ltd	\$0.00
2213	Lord Jameson	Lord Jameson 413 West 14th Street 2nd Floor New York, NY 10014	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Lord Jameson	\$0.00
2214	los productos	los productos 19 W. 44th St. Suite 811 New York, NY 10036	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and los productos	\$0.00
2215	Manhattan Associates	Manhattan Associates 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	EX18 Lock Short Dated iLPNs Functional Specification by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates	\$0.00
2216	Manhattan Associates, Inc.	Manhattan Associates, Inc. 2300 Windy Ridge Parkway 10th Floor Atlanta, GA 30339	Vitamin Shoppe Procurement Services, LLC	Software License, Services, Support and Enhancements Agreement by and between Vitamin Shoppe Procurement Services, LLC and Manhattan Associates, Inc.	\$0.00
2217	Marriott Hotel Services, Inc.	Marriott Hotel Services, Inc. 11730 Preston Road Dallas, TX 75230	Vitamin Shoppe Industries LLC	Settlement Agreement and Mutual Release of All Claims by and between Vitamin Shoppe Industries LLC and Marriott Hotel Services, Inc.	\$0.00
2218	Maverick Brands, LLC	Maverick Brands, LLC 2400 Wyandotte Street Suite B103 Mountain View, CA 94043	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Maverick Brands, LLC	\$0.00
2219	mbg	mbg 13297 SCRUB JAY COURT Port Charlotte, FL 33953	Vitamin Shoppe Industries LLC	Marketing Agreement by and between Vitamin Shoppe Industries LLC and mbg	\$0.00
2220	Meadowlands Fire Protection	Meadowlands Fire Protection 348 New County Road Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Proposal for 2017 Quarterly Inspection by and between Vitamin Shoppe Industries LLC and Meadowlands Fire Protection	\$0.00
2221	Midas	Midas 2450 VILLAGE COMMONS DRIVE ERIE, PA 16506	Vitamin Shoppe Industries LLC	Corporate Trade Agreement by and between Vitamin Shoppe Industries LLC and Midas	\$0.00
2222	Muscle Elements Inc.	Muscle Elements Inc. 6500 West Rogers Cir Suite 5000 Boca Raton, FL 33487	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and Muscle Elements Inc.	\$0.00
2223	N & B, LLC	N & B, LLC 5681 E 56th Ave BIRMINGHAM, AL 35202	Vitamin Shoppe Procurement Services, LLC	Addendum No.1 to Vitamin Shoppe Vendor Purchase Guide by and between Vitamin Shoppe Procurement Services, LLC and N & B, LLC	\$0.00
2224	NAC Marketing Company, LLC	NAC Marketing Company, LLC 95 Executive Dr., Suite 14 Edgewood, NY 11717	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Industries LLC and NAC Marketing Company, LLC	\$0.00
2225	Naked Earth, Inc.	Naked Earth, Inc. PO Box 245 Katonah, NY 10536	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Industries LLC and Naked Earth, Inc.	\$0.00

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2226	Natural Alternatives International, Inc.	Natural Alternatives International, Inc. PO BOX 149348 Austin, TX 78714	Betancourt Sports Nutrition, LLC	Carnosyn® Beta-Alanine License Agreement by and between Betancourt Sports Nutrition, LLC and Natural Alternatives International, Inc.	\$0.00
2227	NATURAL CHEMISTRY L. P.	NATURAL CHEMISTRY L. P. 40 RICHARDS AVENUE NORWALK, CT 06854	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and Natural Chemistry L.P.	\$0.00
2228	Natural-Immunogenics Corp.	Natural-Immunogenics Corp. 3265 W. McNab Rd. Pompano Beach, FL 33069	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Industries LLC and Natural-Immunogenics Corp.	\$0.00
2229	Nature's Stance	Nature's Stance 13135 Danielson St Ste 211 Poway, CA 92064	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Nature's Stance	\$0.00
2230	Neopost USA Inc.	Neopost USA Inc. 478 Wheelers Farms Road Milford, CT 06461	Vitamin Shoppe Industries LLC	Product Purchase Agreement by and between Vitamin Shoppe Industries LLC and Neopost USA Inc.	\$0.00
2231	NEW WHEY NUTRITION, LLC	NEW WHEY NUTRITION, LLC 5707 DOT COM COURT, SUITE 1079 OVIEDO, FL 32765	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and NEW WHEY NUTRITION, LLC	\$0.00
2232	NMHG Financial Services, Inc.	NMHG Financial Services, Inc. 2101 91st STREET NORTH BERGEN, NJ 07047	Vitamin Shoppe Industries LLC	Amendment to Master Lease Agreement No. 8765242 by and between Vitamin Shoppe Industries LLC and NMHG Financial Services, Inc.	\$0.00
2233	NMHG Financial Services, Inc.	NMHG Financial Services, Inc. 2101 91st Street North Bergen, NJ 07047	Vitamin Shoppe Industries LLC	Lease Agreement 8765242-005 by and between Vitamin Shoppe Industries LLC and NMHG Financial Services, Inc.	\$0.00
2234	NMHG Financial Services, Inc.	NMHG Financial Services, Inc. 2101 91 <sup>st</sup> STREET NORTH BERGEN, NJ 07047	Vitamin Shoppe Industries LLC	Equipment Schedule-No Purchase Option by and between Vitamin Shoppe Industries LLC and NMHG Financial Services, Inc.	\$0.00
2235	Nubreed Nutrition	Nubreed Nutrition 28910 Ave Penn Suite #213 VALENCIA, CA 91355	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Nubreed Nutrition	\$0.00
2236	Nuline Nutritionals, LLC	Nuline Nutritionals, LLC 112 West 34th, 18th Floor New York, NY 10120	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Nuline Nutritionals, LLC	\$0.00
2237	Nutraceutical Corporation	Nutraceutical Corporation 1400 Kearns Blvd PARK CITY, UT 84060	Vitamin Shoppe Procurement Services, LLC	Addendum No1 to Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Nutraceutical Corporation	\$0.00
2238	NutriScience Innovations, LLC	NutriScience Innovations, LLC 2450 Reservoir Avenue Trumbull, CT 06611	Vitamin Shoppe Industries LLC	Sutheanine Trademark License Agreement by and between Vitamin Shoppe Industries LLC and NutriScience Innovations, LLC	\$0.00
2239	Nutritional Brands	Nutritional Brands 1610 W. Whispering Wind Drive PHOENIX, AZ 85085	Vitamin Shoppe Procurement Services, LLC	Intellectual Property License Agreement by and between Vitamin Shoppe Procurement Services, LLC and Nutritional Brands	\$0.00
2240	Nutrivo, LLC	Nutrivo, LLC 1785 N Edgelawn Drive Aurora, IL 60506	Vitamin Shoppe Industries LLC	THE VITAMIN SHOPPE - CONTRACT by and between Vitamin Shoppe Industries LLC and Nutrivo, LLC	\$0.00
2241	Oona Health	Oona Health 803 WASHINGTON STREET NEW YORK, NY 10014	Vitamin Shoppe Florida, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Florida, LLC and Oona Health	\$0.00
2242	Optiv Security Inc.	Optiv Security Inc. PO BOX 561618 Denver, CO 80256	Vitamin Shoppe Industries LLC	Statement of Work by and between Vitamin Shoppe Industries LLC and Optiv Security Inc.	\$0.00

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2243	Optiv Security Inc.	Optiv Security Inc. PO BOX 561618 Denver, CO 80256	Vitamin Shoppe Industries LLC	Statement of Work for eCommerce Web Application Assessment by and between Vitamin Shoppe Industries LLC and Optiv Security Inc.	\$0.00
2244	Oracle America, Inc.	Oracle America, Inc. 500 Oracle Parkway Redwood Shores, CA 94065	Vitamin Shoppe Industries LLC	Oracle Responsys Marketing Platform Cloud Service by and between Vitamin Shoppe Industries LLC and Oracle America, Inc.	\$0.00
2245	PAUL Naturals Pet Product	PAUL Naturals Pet Product 27011 Cabot Rd # 117 Laguna Hills, CA 92683	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and PAUL Naturals Pet Product	\$0.00
2246	Pelco, Inc.	Pelco, Inc. 16366 COLLECTION CENTER DRIVE Chicago, IL 60693	Vitamin Shoppe Industries LLC	MultiSight Service Terms & Conditions by and between Vitamin Shoppe Industries LLC and Pelco, Inc.	\$0.00
2247	PENformance	PENformance 905 Shotgun Rd Sunrise, FL 33326	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and PENformance	\$0.00
2248	Perficient	Perficient BOX 207094 Dallas, TX 753207094	Vitamin Shoppe Industries LLC	Change Request Form by and between Vitamin Shoppe Industries LLC and Perficient, Inc.	\$0.00
2249	Perficient, Inc.	Perficient, Inc. 555 Maryville University Dr. Suite 600 St. Louis, MO 63141	Vitamin Shoppe Procurement Services, LLC	Perficient Digital Implementation by and between Vitamin Shoppe Procurement Services, LLC and Perficient, Inc.	\$0.00
2250	Plantlife, Inc.	Plantlife, Inc. 1030 Calle Recodo San Clemente, CA 92673	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Plantlife, Inc.	\$0.00
2251	Ponder Jet Inc	Ponder Jet Inc 3325 NW 70th Avenue Miami, FL 33122	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Ponder Jet Inc	\$0.00
2252	Potomac Environmental, Inc.	Potomac Environmental, Inc. PO Box 1836 Stafford, VA 22555-1836	Vitamin Shoppe Industries LLC	Proposal for Packaging, Transportation and Disposal of Medical Waste by and between Vitamin Shoppe Industries LLC and Potomac Environmental, Inc.	\$0.00
2253	PowerReviews, Inc.	PowerReviews, Inc. 440 North Wells Street, Suite 720 Chicago, IL 60654	Vitamin Shoppe Industries LLC	Service Order - The Vitamin Shoppe - Renewal - 2015 by and between Vitamin Shoppe Industries LLC and PowerReviews, Inc.	\$0.00
2254	Practica	Practica 2800 Patterson Ave Richland, VA 23221	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Practica	\$0.00
2255	Preet Kamal	Preet Kamal 14-A Oak Branch Drive Greensboro, NC 27407	Vitamin Shoppe Industries LLC	Pledge Agreement by and between Vitamin Shoppe Industries LLC and Preet Kamal	\$0.00
2256	Primus Health Inc.	Primus Health Inc. 3456 rue Des Castors Laval, QC H7P 5W8	Vitamin Shoppe Procurement Services, LLC	Drop Ship Supplier Agreement by and between Vitamin Shoppe Procurement Services, LLC and Primus Health Inc.	\$0.00
2257	Pronatura Inc.	Pronatura Inc. 2474 East Oakton Street Arlington Heights, IL 60005	Vitamin Shoppe Industries LLC	Merchandise Purchase Agreement by and between Vitamin Shoppe Industries LLC and Pronatura Inc.	\$0.00
2258	Puerto Rico Telephone Company	Puerto Rico Telephone Company PO Box 360998 San Juan, PR 00936	Vitamin Shoppe Industries LLC	Traspaso de Contrato para Servicio Telefonico by and between Vitamin Shoppe Industries LLC and Puerto Rico Telephone Company	\$0.00
2259	Pure Inventions	Pure Inventions 64 B Grant Street LITTLE SILVER, NJ 7739	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Pure Inventions LLC	\$0.00

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2260	Pure Inventions LLC	Pure Inventions LLC 64 B Grant Street LITTLE SILVER, NJ 7739	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Pure Inventions LLC	\$0.00
2261	PureRED   Ferrara	PureRED   Ferrara 301 College Road East Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Auto-delivery Naming, Identity and Launch Creative Statement of Work by and between Vitamin Shoppe Industries LLC and PureRED   Ferrara	\$0.00
2262	Quaker Sales & Distribution	Quaker Sales & Distribution 300 Harmon Meadow Blvd. Secaucus, NJ 07094	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Quaker Sales & Distribution	\$0.00
2263	Rainbow Light Nutritional Systems	Rainbow Light Nutritional Systems 100 Avenue Tea SANTA CRUZ, CA 95060	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Industries LLC and Rainbow Light Nutritional Systems	\$0.00
2264	Randal Optimal Nutrients LLC	Randal Optimal Nutrients LLC P.O Box 7328 SANTA ROSA, CA 95407	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Randal Optimal Nutrients LLC	\$0.00
2265	RCBA Nutraceuticals, LLC	RCBA Nutraceuticals, LLC 2041 High Ridge Rd Boynton Beach, FL 33426	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and RCBA Nutraceuticals, LLC	\$0.00
2266	Reckitt Benckiser	Reckitt Benckiser 399 INTERPACE PKWY PARSIPPANY, NJ 7054	Vitamin Shoppe Mariner, LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Reckitt Benckiser	\$0.00
2267	Reliance Standard Life Insurance Company	Reliance Standard Life Insurance Company 1700 Market Street, Suite 1200 Philadelphia, PA 19103-3938	Vitamin Shoppe Industries LLC	Policy to Provide Hawaii Temporary Disability Insurance Law Benefits by and between Vitamin Shoppe Industries LLC and Reliance Standard Life Insurance Company	\$0.00
2268	RetailNext, Inc.	RetailNext, Inc. 60 S. Market St Suite 310 San Jose, CA 95113	Vitamin Shoppe Industries LLC	RetailNext Comprehensive In-Store Analytics by and between Vitamin Shoppe Industries LLC and RetailNext, Inc.	\$0.00
2269	Retail Next	Retail Next 300 Harmon Meadow Blvd Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Master Services Agreement by and between Vitamin Shoppe Industries LLC and RetailNext, Inc.	\$0.00
2270	RetailNext, Inc.	RetailNext, Inc. 60 S. Market St. 10th Fl San Jose, CA 95113	Vitamin Shoppe Procurement Services, LLC	RetailNext In Store Analytics by and between Vitamin Shoppe Procurement Services, LLC and RetailNext, Inc.	\$0.00
2271	Rise Bar	Rise Bar 16752 Millikan Irvine, CA 92606	Vitamin Shoppe Florida, LLC	Purchase Agreement by and between Vitamin Shoppe Florida, LLC and Rise Bar	\$0.00
2272	Rise Bar	Rise Bar 16752 Millikan Irvine, CA 92606	Vitamin Shoppe Global, LLC	Purchase Agreement by and between Vitamin Shoppe Global, LLC and Rise Bar	\$0.00
2273	Rise Bar	Rise Bar 16752 Millikan Irvine, CA 92606	Vitamin Shoppe Mariner, LLC	Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Rise Bar	\$0.00
2274	Rise Bar	Rise Bar 16752 Millikan Irvine, CA 92606	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Rise Bar	\$0.00
2275	Roland Inc.	Roland Inc. 3400 West Olympic Blvd Los Angeles, CA 90019	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and Roland Inc.	\$0.00
2276	Saba Software, Inc.	Saba Software, Inc. 2400 Bridge Parkway Redwood Shores Redwood City, CA 94065	Vitamin Shoppe Industries LLC	Saba Cloud Assist Statement of Work by and between Vitamin Shoppe Industries LLC and Saba Software, Inc.	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
2277	Santa Barbara Essential Foods LLC.	Santa Barbara Essential Foods LLC. 233 E. Gutierrez Street Santa Barbara, CA 93101	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and Santa Barbara Essential Foods LLC.	\$0.00
2278	SDC Nutrition Inc	SDC Nutrition Inc 170 Industry Drive PITTSBURGH, PA 15275	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and SDC Nutrition, Inc	\$0.00
2279	Select Staffing	Select Staffing 999 NORTH PLAZA DRIVE SUITE200 Schaumburg, IL 60173	Vitamin Shoppe Mariner, LLC	Staffing Service Agreement by and between Vitamin Shoppe Mariner, LLC and Select Staffing	\$0.00
2280	Sequel Naturals Inc.	Sequel Naturals Inc. 33-1833 Coast Meridian Road Port Coquitlam, BC V3C6G5	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Industries LLC and Sequel Naturals Inc.	\$0.00
2281	SHANGHAI TONGHAO INDUSTRY LTD	SHANGHAI TONGHAO INDUSTRY LTD PO BOX 935723 Atlanta, GA 31193-5723	Vitamin Shoppe Industries LLC	The Vitamin Shoppe China Region Distributor Authorization by and between Vitamin Shoppe Industries LLC and SHANGHAI TONGHAO INDUSTRY LTD	\$0.00
2282	SheerID, Inc.	SheerID, Inc. 2451 Willamette Street Eugene, OR 97405	Vitamin Shoppe Industries LLC	Verification Agreement for Requestors by and between Vitamin Shoppe Industries LLC and SheerID, Inc.	\$0.00
2283	SHI International Corp	SHI International Corp PO Box 952121 Dallas, TX 75395	Vitamin Shoppe Industries LLC	V-Admin Rollout Statement of Work by and between Vitamin Shoppe Industries LLC and SHI International Corp.	\$0.00
2284	Shred-it USA LLC	Shred-it USA LLC 5780 S. 40th Street, Suite 1 Phoenix, AZ 85040	Vitamin Shoppe Industries LLC	Customer Service Agreement Regular Service by and between Vitamin Shoppe Industries LLC and Shred-it USA LLC	\$0.00
2285	Sierra Sage Herbs LLC	Sierra Sage Herbs LLC PO Box 439 LYONS, CO 80540	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Sierra Sage Herbs LLC	\$0.00
2286	Since Cite LLC	Since Cite LLC 2101 hongleaf To BLAC, NJ 35243	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Since Cite LLC	\$0.00
2287	SO Ten. LLC	SO Ten. LLC 5129 SUNSET RIDGE LN LIBERTY TWP, OH 45011	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and SO Ten. LLC	\$0.00
2288	Social Edge Consulting, LLC	Social Edge Consulting, LLC 300 Harmon Meadow Blvd Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Master Service Agreement by and between Vitamin Shoppe Industries LLC and Social Edge Consulting, LLC	\$0.00
2289	Sparklehearts LLC	Sparklehearts LLC 16364 UNDERHILL LANE HUNTINGTON BEACH, CA 92647	Vitamin Shoppe Industries LLC	The Vitamin Shoppe Purchase Agreement by and between Vitamin Shoppe Industries LLC and Sparklehearts LLC	\$0.00
2290	SPINS LLC	SPINS LLC 222 W HUBBARD STREET SUITE 300 Chicago, IL 60654	Vitamin Shoppe Procurement Services, LLC	Retailer Relationship Agreement by and between Vitamin Shoppe Procurement Services, LLC and SPINS LLC	\$0.00
2291	ST. TROPICA Inc.	ST. TROPICA Inc. 5348 Vegas Drive Suite 1487 Las Vegas, NV 89108	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and ST. TROPICA Inc.	\$0.00
2292	Stearns Product Inc. dba Derma E	Stearns Product Inc. dba Derma E 2130 Ward Ave Simi Valley, CA 93065	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Stearns Product Inc. dba Derma E	\$0.00
2293	Sudio AB	Sudio AB Runebergsgatan 6 Stockholm, 11345	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Sudie AB	\$0.00

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2294	Suki, Inc.	Suki, Inc. 99 Industrial Dr. Northampton, MA 01060	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and Suki, Inc.	\$0.00
2295	Suluta Corp	Suluta Corp 56 E PINE STREET SUITE 301 Orlando, FL 32801	Vitamin Shoppe Industries LLC	Affiliate Marketing Management Agreement by and between Vitamin Shoppe Industries LLC and Suluta Corp	\$0.00
2296	Suluta Corp DBA AffiliateManager.com	Suluta Corp DBA AffiliateManager.com 1126 Wilde Drive Celebration, FL 34747	Vitamin Shoppe Procurement Services, LLC	CJ Agency Authorization Agreement by and between Vitamin Shoppe Procurement Services, LLC and Suluta Corp DBA AffiliateManager.com	\$0.00
2297	SupplyOne	SupplyOne 90 Packaging Drive Weyers Cave, VA 24486	Vitamin Shoppe Industries LLC	Quotation by and between Vitamin Shoppe Industries LLC and SupplyOne	\$0.00
2298	Symantec	Symantec 1621 N Kent St #706 Arlington, VA 22209	Vitamin Shoppe Procurement Services, LLC	Norton Shopping Guarantee Purchase Authorization Form by and between Vitamin Shoppe Procurement Services, LLC and Symantec	\$0.00
2299	The Clorox Sales Company	The Clorox Sales Company 1221 Broadway OAKLAND, CA 94612	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and The Clorox Sales Company	\$0.00
2300	The Partnering Group	The Partnering Group 8170 Corporate Park Drive Suite 310 Cincinnati, OH 45242	Vitamin Shoppe Industries LLC	VITAMIN SHOPPE - Weight Management Rapid Plan Program by and between Vitamin Shoppe Industries LLC and The Partnering Group, Inc.	\$0.00
2301	The Terracon Group	The Terracon Group 5601 S.W. 8th Street Miami, FL 33134	Vitamin Shoppe Industries LLC	Nutriforce Palms Warehouse Expansion Demo Work by and between Vitamin Shoppe Industries LLC and The Terracon Group	\$0.00
2302	Truly Natural Marketing	Truly Natural Marketing 90 Main St. Bradford, NH 03221	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and Truly Natural Marketing	\$0.00
2303	Tuan Hoang Anh	Tuan Hoang Anh 13 Ly Thai To Hoan Kiem, 100000	Vitamin Shoppe Global, LLC	Option Agreement by and between Vitamin Shoppe Global, LLC and Tuan Hoang Anh	\$0.00
2304	U.S. Bank National Association	U.S. Bank National Association 550 South Tryon Street 14th Floor Charlotte, NC 28202	Vitamin Shoppe Industries LLC	Subordination, Non-Disturbance and Attornment Agreement by and between Vitamin Shoppe Industries LLC and U.S. Bank National Association	\$0.00
2305	Union of Orthodox Jewish Congregations of America	Union of Orthodox Jewish Congregations of America 11 Broadway 13th Floor New York, NY 10004	Vitamin Shoppe Industries LLC	Private Label Agreement by and between Vitamin Shoppe Industries LLC and Union of Orthodox Jewish Congregations of America	\$0.00
2306	UNITED PARCEL SERVICE	UNITED PARCEL SERVICE PO BOX 650116 DALLAS, TX 752650116	Vitamin Shoppe Procurement Services, LLC	UPS Special Operating Plan Arrangement by and between Vitamin Shoppe Procurement Services, LLC and UNITED PARCEL SERVICE	\$0.00
2307	Unitrex Ltd.	Unitrex Ltd. 5060 Taylor Rd. Cleveland, OH 44128	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement by and between Vitamin Shoppe Procurement Services, LLC and Unitrex Ltd.	\$0.00
2308	Universal Biosciences	Universal Biosciences 500 Wall Street GLENDALE HEIGHTS, IL 60139	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Mariner, LLC and Universal Biosciences	\$0.00
2309	VDF FutureCeuticals, Inc.	VDF FutureCeuticals, Inc. 300 Harmon Meadow Blvd. Secaucus, NJ 07094	Vitamin Shoppe Procurement Services, LLC	COFFEEBERRY® WHOLE COFFEE FRUIT PATENT LICENSE AND TRADEMARK LICENSE AGREEMENT by and between Vitamin Shoppe Procurement Services, LLC and VDF FutureCeuticals, Inc.	\$0.00



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2310	VH Nutrition	VH Nutrition 51 Zaca Lane Suite 90 SAN LUIS OBISPO, CA 93401	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and VH Nutrition	\$0.00
2311	VH Nutrition LLC	VH Nutrition LLC 51 Zaca Lane Suite 90 San Luis Obispo, CA 93401	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and VH Nutrition LLC	\$0.00
2312	Vitamin Shoppe Industries Inc.	Vitamin Shoppe Industries Inc. 2101 91st Street North Bergen, NJ 07047	Vitamin Shoppe Procurement Services, LLC	Assignment of Trademarks by and between Vitamin Shoppe Procurement Services, LLC and Vitamin Shoppe Industries Inc.	\$0.00
2313	Vitaminas Y Suplementos, S.A.	Vitaminas Y Suplementos, S.A. Corregimiento de BELLA VISTA, Urbanization MARBELLA, Edificio TORRE MMG, Apartamento 16 Panama, Provincia de PANAMA, Distrito de PANAMA Calle 53	Vitamin Shoppe Industries LLC	Multi-Unit Development and Operations Agreement by and between Vitamin Shoppe Industries LLC and Vitaminas Y Suplementos, S.A.	\$0.00
2314	VORESNOLD ENTERPRISES LTD	VORESNOLD ENTERPRISES LTD 23 Janis Way SCOTTS VALLEY, CA 95066	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and VORESNOOLD ENTERPRISES LTD	\$0.00
2315	Wal-Mart.com USA, LLC	Wal-Mart.com USA, LLC 850 Cherry Avenue San Bruno, CA 94066	Vitamin Shoppe Industries LLC	Marketplace Retailer Agreement Termination Notice by and between Vitamin Shoppe Industries LLC and Wal-Mart.com USA, LLC	\$0.00
2316	Wave Naturals Pet Products	Wave Naturals Pet Products Cabot Rd - 117 Laguna Hills, CA 91653	Vitamin Shoppe Industries LLC	Purchase Agreement by and between Vitamin Shoppe Industries LLC and Wave Naturals Pet Products	\$0.00
2317	WW International, Inc.	WW International, Inc. 675 Avenue of the Americas New York, NY 10023	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and WW International, Inc.	\$0.00
2318	YES 18 INC	YES 18 INC 655 4THE 2ND FLOOR SAN FRANSVERS, CA 94107	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement by and between Vitamin Shoppe Procurement Services, LLC and YES 18 INC.	\$0.00
2319	ZoomInfo	ZoomInfo 275 Wyman St. Waltham, MA 02451	Vitamin Shoppe Industries LLC	ZoomInfo Early Renewal Promotion by and between Vitamin Shoppe Industries LLC and ZoomInfo	\$0.00
2320	N/A	N/A	N/A	[reserved]	N/A
2321	Doctor's Best, Inc.	Doctor's Best, Inc. 197 Avenida La Pata Suite A San Clemente, CA 92673	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated December 21, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Doctor's Best, Inc.	\$0.00
2322	N/A	N/A	N/A	[reserved]	N/A
2323	N/A	N/A	N/A	[reserved]	N/A
2324	N/A	N/A	N/A	[reserved]	N/A
2325	N/A	N/A	N/A	[reserved]	N/A
2326	N/A	N/A	N/A	[reserved]	N/A
2327	N/A	N/A	N/A	[reserved]	N/A
2328	N/A	N/A	N/A	[reserved]	N/A
2329	N/A	N/A	N/A	[reserved]	N/A
2330	Gaia Herbs, Inc.	Gaia Herbs, Inc. Misty Worley 184 Butler Farm Rd Mills River, NC 28759	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated March 29, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Gaia Herbs, Inc.	\$0.00

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2331	N/A	N/A	N/A	[reserved]	N/A
2332	N/A	N/A	N/A	[reserved]	N/A
2333	Marine Nutraceutical Corporation	Marine Nutraceutical Corporation 794 SUNRISE BLVD MOUNT BETHEL, PA 18343	Vitamin Shoppe Industries LLC	Private Label Manufacturing and Supply Agreement, dated April 1, 2011, by and between Vitamin Shoppe Industries LLC and Marine Nutraceutical Corporation	\$0.00
2334	N/A	N/A	N/A	[reserved]	N/A
2335	MRO MaryRuth, LLC	MRO MaryRuth, LLC 1171 S. Robertson Blvd #148 Los Angeles, CA 90035	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated May 26, 2022, by and between Vitamin Shoppe Procurement Services, LLC and MRO MaryRuth, LLC	\$0.00
2336	MRO MaryRuth, LLC	MRO MaryRuth, LLC 1171 S. Robertson Blvd #148 Los Angeles, CA 90035	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated November 26, 2024, by and between Vitamin Shoppe Procurement Services, LLC and MRO MaryRuth, LLC	\$0.00
2337	N/A	N/A	N/A	[reserved]	N/A
2338	84401 Newfoundland and Labrador Inc	84401 Newfoundland and Labrador Inc Attn: Lisa Wheeler 145 Aberdeen Avenue, Unit 1 St John's, NL A1A 5P6	Vitamin Shoppe Industries LLC	Purchase Term Sheet, dated July 28, 2024, by and between Vitamin Shoppe Industries LLC and 84401 Newfoundland and Labrador Inc.	\$0.00
2339	84401 Newfoundland and Labrador Inc	84401 Newfoundland and Labrador Inc Attn: Lisa Wheeler 145 Aberdeen Avenue, Unit 1 St John's, NL A1A 5P6	Vitamin Shoppe Industries LLC	Purchase Agreement, dated December 13, 2021, by and between Vitamin Shoppe Industries LLC and 84401 Newfoundland and Labrador Inc.	\$0.00
2340	Newfoundland and Labrador, LLC	Newfoundland and Labrador, LLC Attn: Lisa Wheeler 145 Aberdeen Avenue, Unit 1 St John's, NL A1A 5P6	Vitamin Shoppe Industries LLC	Privacy Addendum, entered into by and between Newfoundland and Labrador, LLC, dated as of February 17, 2025	\$0.00
2341	N/A	N/A	N/A	[reserved]	N/A
2342	N/A	N/A	N/A	[reserved]	N/A
2343	N/A	N/A	N/A	[reserved]	N/A
2344	N/A	N/A	N/A	[reserved]	N/A
2345	N/A	N/A	N/A	[reserved]	N/A
2346	N/A	N/A	N/A	[reserved]	N/A
2347	N/A	N/A	N/A	[reserved]	N/A
2348	N/A	N/A	N/A	[reserved]	N/A
2349	N/A	N/A	N/A	[reserved]	N/A
2350	Clinical Study Applications, Inc.	Clinical Study Applications, Inc. 3305 N. Delaware Street Chandler, AZ 85225	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated May 13, 2011, by and between Vitamin Shoppe Industries LLC and Clinical Study Applications, Inc.	\$0.00
2351	Bum Energy LLC	Bum Energy LLC 760 NW Enterprise Dr Port St. Lucie, FL 34985	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 10, 2022, by and between Vitamin Shoppe Procurement Services, LLC and Bum Energy LLC	\$0.00
2352	N/A	N/A	N/A	[reserved]	N/A
2353	N/A	N/A	N/A	[reserved]	N/A
2354	Clean Simple Eats	Clean Simple Eats 13222 S. Tree Sparrow Drive R-330 Riverton, UT 84096	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated June 8, 2023, by and between Vitamin Shoppe Procurement Services, LLC and Clean Simple Eats	\$0.00

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2355	Nature's Answer	Nature's Answer 75 Commerce Drive Hauppauge, NY 11788	Vitamin Shoppe Industries LLC	Vitamin Shoppe Purchase Agreement, dated March 24, 2011, by and between Vitamin Shoppe Industries LLC and Nature's Answer	\$0.00
2356	Andrea Marchese	Andrea Marchese 535 East 78th Street 4A New York, NY 10075	Vitamin Shoppe Industries LLC	Contributor Agreement, dated September 6, 2017, by and between Vitamin Shoppe Industries LLC and Andrea Marchese	\$0.00
2357	Barwick Group	Barwick Group 330 Ratzer Road Suite A-4 Wayne, NJ 7470	Vitamin Shoppe Industries LLC	Event Sponsorship Agreement, dated July 19, 2018, by and between Vitamin Shoppe Industries LLC and Barwick Group	\$0.00
2358	Carrie Murphy	Carrie Murphy 1204 Lead Ave SW Albuquerque, NM 87102	Vitamin Shoppe Industries LLC	Contributor Agreement, dated October 20, 2017, by and between Vitamin Shoppe Industries LLC and Carrie Murphy	\$0.00
2359	N/A	N/A	N/A	[reserved]	N/A
2360	Ellen Hartleb	Ellen Hartleb 21 West 34th Street Erie, PA 16508	Vitamin Shoppe Industries LLC	Contributor Agreement, dated October 11, 2017, by and between Vitamin Shoppe Industries LLC and Ellen Hartleb	\$0.00
2361	Gabrielle Wolinsky	Gabrielle Wolinsky 80 Meserole Street Apartment 2F Brooklyn, NY 11206	Vitamin Shoppe Industries LLC	Contributor Agreement, dated October 11, 2017, by and between Vitamin Shoppe Industries LLC and Gabrielle Wolinsky	\$650.00
2362	Jacklyn Janeksela	Jacklyn Janeksela 7719 Oakshot Lane Indianapolis, IN 46268	Vitamin Shoppe Industries LLC	Contributor Agreement, dated October 20, 2017, by and between Vitamin Shoppe Industries LLC and Jacklyn Janeksela	\$0.00
2363	N/A	N/A	N/A	[reserved]	N/A
2364	Kelsey Cannon	Kelsey Cannon 473 Massachusetts Avenue Apartment 3 Boston, MA 02118	Vitamin Shoppe Industries LLC	Contributor Agreement, dated September 27, 2017, by and between Vitamin Shoppe Industries LLC and Kelsey Cannon	\$0.00
2365	Kimberly Capella	Kimberly Capella 3450 Evans Rd Apt 131C Atlanta, GA 30341	Vitamin Shoppe Industries LLC	Contributor Agreement, dated July 11, 2016, by and between Vitamin Shoppe Industries LLC and Kimberly Capella	\$0.00
2366	Stephanie Valente	Stephanie Valente 192 DRIGGS AVE UNIT 1L Brooklyn, NY 11222	Vitamin Shoppe Industries LLC	Contributor Agreement, dated October 20, 2017, by and between Vitamin Shoppe Industries LLC and Stephanie Valente	\$0.00
2367	The Color Run, LLC	The Color Run, LLC 1957 South 4800 West Salt Lake City, UT 84104	Vitamin Shoppe Industries LLC	Sponsorship Agreement, dated January 6, 2020, by and between Vitamin Shoppe Industries LLC and The Color Run, LLC	\$0.00
2368	Swan De La Rosa	Swan De La Rosa 1700 Park Street Suite# 212 Naperville, IL 60563	Betancourt Sports Nutrition, LLC	Betancourt Nutrition Athlete Sponsorship by and between Vitamin Shoppe Industries LLC and Swan De La Rosa	\$0.00
2369	Andrew Laudato	Andrew Laudato Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated January 20, 2020, by and between Vitamin Shoppe Industries LLC and Andrew Laudato	\$0.00
2370	Tim Metzgar	Tim Metzgar Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated May 25, 2023, by and between Vitamin Shoppe Industries LLC and Tim Metzgar	\$0.00
2371	Jack Gayton	Jack Gayton Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated October 30, 2024, by and between Vitamin Shoppe Industries LLC and Jack Gayton	\$0.00
2372	Jim Abbatemarco	Jim Abbatemarco Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated January 6, 2025, by and between Vitamin Shoppe Industries LLC and Jim Abbatemarco	\$0.00

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2373	Andi Jones	Andi Jones Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated January 9, 2025, by and between Vitamin Shoppe Industries LLC and Andi Jones	\$0.00
2374	Scott Devlin	Scott Devlin Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated February 1, 2023, by and between Vitamin Shoppe Industries LLC and Scott Devlin	\$0.00
2375	Dina Trama	Dina Trama Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated December 20, 2021, by and between Vitamin Shoppe Industries LLC and Dina Trama	\$0.00
2376	Nadina Guglielmetti	Nadina Guglielmetti Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated June 6, 2023, by and between Vitamin Shoppe Industries LLC and Nadina Guglielmetti	\$0.00
2377	Lisa Chudnofsky	Lisa Chudnofsky Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated December 13, 2023, by and between Vitamin Shoppe Industries LLC and Lisa Chudnofsky	\$0.00
2378	Thomas Merrihew	Thomas Merrihew Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated September 6, 2018, by and between Vitamin Shoppe Industries LLC (in its former name of Vitamin Shoppe Industries Inc.) and Thomas Merrihew	\$0.00
2379	Jeff Van Orden	Jeff Van Orden Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated June 12, 2023, by and between Vitamin Shoppe Industries LLC and Jeff Van Orden	\$0.00
2380	Muriel Gonzalez	Muriel Gonzalez Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated August 6, 2020, by and between Vitamin Shoppe Industries LLC and Muriel Gonzalez	\$0.00
2381	Teresa Orth	Teresa Orth Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated January 20, 2020, by and between Vitamin Shoppe Industries LLC and Teresa Orth	\$0.00
2382	Ryan Maietta	Ryan Maietta Address on File	Vitamin Shoppe Industries LLC	Offer Letter, dated October 8, 2024, by and between Vitamin Shoppe Industries LLC and Ryan Maietta	\$0.00
2383	Garden of Life LLC	Garden of Life LLC 4200 Northcorp Parkway Suite 200 PALM BEACH GARDENS, FL 33410	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement, dated August 30, 2010, by and between Vitamin Shoppe Procurement Services, Inc. and Garden of Life LLC	\$0.00
2384	Hughes Network Systems, LLC	Hughes Network Systems, LLC 11717 Exploration Lane Germantown, MD 20876	Vitamin Shoppe Industries LLC	Master Equipment and Services Agreement, dated February 28, 2022, by and between Hughes Network Systems, LLC and Vitamin Shoppe Industries LLC	\$280,592.68
2385	Granite Telecommunications, LLC	Granite Telecommunications, LLC 100 Newport Ave Ext Quincy, MA 02171	Vitamin Shoppe Industries LLC	Commercial Account Form and Letter of Agency, dated June 7, 2022, executed by The Vitamin Shoppe Industries, LLC	\$0.00
2386	JumpMind, Inc.	JumpMind, Inc. 8999 Gemini Parkway, Suite 100 Columbus, OH 43240	Vitamin Shoppe Industries LLC	Jumpmind Master Services Agreement, dated August 12, 2023, by and between JumpMind, Inc. and Vitamin Shoppe Industries LLC	\$0.00
2387	JumpMind, Inc.	JumpMind, Inc. 8999 Gemini Parkway, Suite 100 Columbus, OH 43240	Vitamin Shoppe Industries LLC	Jumpmind Product Subscription Agreement, dated August 12, 2023, by and between JumpMind, Inc. and Vitamin Shoppe Industries LLC	\$0.00
2388	JumpMind, Inc.	JumpMind, Inc. 8999 Gemini Parkway, Suite 100 Columbus, OH 43240	Vitamin Shoppe Industries LLC	Jumpmind Master Services Agreement, dated August 12, 2023, by and between JumpMind, Inc. and Vitamin Shoppe Industries LLC	\$0.00
2389	JumpMind, Inc.	JumpMind, Inc. 8999 Gemini Parkway, Suite 100 Columbus, OH 43240	Vitamin Shoppe Industries LLC	Jumpmind Product Subscription Agreement, dated August 12, 2023, by and between JumpMind, Inc. and Vitamin Shoppe Industries LLC	\$0.00
2390	N/A	N/A	N/A	[reserved]	N/A
2391	N/A	N/A	N/A	[reserved]	N/A
2392	International Business Machines Corporation	International Business Machines Corporation 1 New Orchard Road Armonk, NY 10504	Vitamin Shoppe Industries LLC	Client Relationship Agreement, dated June 25, 2018, by and between Vitamin Shoppe Industries Inc. and International Business Machines Corporation	\$0.00

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2393	International Business Machines Corporation	International Business Machines Corporation 1 New Orchard Road Armonk, NY 10504	Vitamin Shoppe Industries LLC	Amendment to Client Relationship Agreement between Vitamin Shoppe and International Business Machines Corporation (dated April 30, 2015), dated August 16, 2021, by and between Vitamin Shoppe and International Business Machines Corporation	\$0.00
2394	International Business Machines Corporation	International Business Machines Corporation 1 New Orchard Road Armonk, NY 10504	Vitamin Shoppe Industries LLC	Extension of Application Management Services, dated June 26, 2023, by and between Vitamin Shoppe Industries, LLC and International Business Machines Corporation	\$0.00
2395	Adapty Inc.	Adapty Inc. 101 Carnegie Center STE 102 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Professional Service Agreement, dated November 28, 2014, by and between Vitamin Shoppe Industries Inc. and Adapty Inc.	\$0.00
2396	Perficient, Inc.	Perficient, Inc. 555 Maryville University Dr. Suite 600 St. Louis, MO 63141	Vitamin Shoppe Industries LLC	Agreement, dated June 19, 2023, by and between Vitamin Shoppe Industries LLC and Perficient, Inc.	\$0.00
2397	Perficient, Inc.	Perficient, Inc. 555 Maryville University Dr. Suite 600 St. Louis, MO 63141	Vitamin Shoppe Industries LLC	Agreement, dated May 26, 2023, by and between Vitamin Shoppe Industries LLC and Perficient, Inc.	\$0.00
2398	Attentive Mobile Inc.	Attentive Mobile Inc. 221 River Street Suite 9047 Hoboken, NJ 07030	Vitamin Shoppe Industries LLC	Attentive Order Form, with a start date of May 1, 2021, by and between Vitamin Shoppe Industries LLC and Attentive Mobile Inc. (with Attentive Master Subscription Agreement attached)	\$84,722.26
2399	Attentive Mobile Inc.	Attentive Mobile Inc. 221 River Street Suite 9047 Hoboken, NJ 07030	Vitamin Shoppe Industries LLC	Amendment to the Attentive Order Form, dated July 31, 2024, by and between Vitamin Shoppe Industries LLC and Attentive Mobile Inc.	\$0.00
2400	Attentive Mobile Inc.	Attentive Mobile Inc. 221 River Street Suite 9047 Hoboken, NJ 07030	Vitamin Shoppe Industries LLC	Attentive United States Order Form, dated October 16, 2023, by and between Vitamin Shoppe Industries LLC and Attentive Mobile Inc.	\$0.00
2401	Oracle America, Inc.	Oracle America, Inc. 500 Oracle Parkway Redwood Shores, CA 94065	Vitamin Shoppe Industries LLC	Ordering Document, dated February 11, 2025, by and between Vitamin Shoppe Industries LLC and Oracle America, Inc.	\$0.00
2402	N/A	N/A	N/A	[reserved]	N/A
2403	Federal Express Corporation, FedEx Ground Package System, Inc., and FedEx Freight, Inc.	Federal Express Corporation, FedEx Ground Package System, Inc., and FedEx Freight, Inc. CORPORATE ACCTS. RECEIVABLE 333 EAST LEMON ST PO BOX 95001 Lakeland, FL 338045001	Vitamin Shoppe Industries LLC	FedEx Transportation Services Agreement Amendment, dated November 21, 2023, between Vitamin Shoppe and Federal Express Corporation, FedEx Ground Package System, Inc., and FedEx Freight, Inc., dated October 14, 2020	\$0.00
2404	N/A	N/A	N/A	[reserved]	N/A
2405	Cision US Inc.	Cision US Inc. PO Box 419484 Boston, MA 02241	Vitamin Shoppe Industries LLC	Purchase Order, dated January 17, 2025, by and between Cision US Inc. and The Vitamin Shoppe	\$0.00
2406	N/A	N/A	N/A	[reserved]	N/A
2407	N/A	N/A	N/A	[reserved]	N/A
2408	Consumer Insights Inc. d/b/a Emcity	Consumer Insights Inc. d/b/a Emcity 5455 Corporate Drive Suite 120 Troy, MI 48098	Vitamin Shoppe Procurement Services, LLC	Acceptance of Vendor Proposal, dated March 26, 2019, by and between Consumer Insights Inc. d/b/a Emcity and Vitamin Shoppe Procurement Services, LLC	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
2409	N/A	N/A	N/A	[reserved]	N/A
2410	Direct Source, Inc.	Direct Source, Inc. 8176 Mallory Court Chanhassen, MN 55317	Vitamin Shoppe Industries LLC	Statement of Work, dated December 1, 2024, by and between Direct Source, Inc. and Vitamin Shoppe	\$44,795.20
2411	Pregis	Pregis 29690 NETWORK PLACE Chicago, IL 60673	Vitamin Shoppe Industries LLC	Proposal, dated January 1, 2025, by and between Pregis and The Vitamin Shoppe	\$0.00
2412	N/A	N/A	N/A	[reserved]	N/A
2413	SPS Commerce, Inc.	SPS Commerce, Inc. 500 Harmon Meadow Blvd Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	SPS Professional Services Statement of Work (#17) for Retail Community Services, dated February 5, 2025, by and between Vitamin Shoppe and SPS Commerce, Inc.	\$0.00
2414	N/A	N/A	N/A	[reserved]	N/A
2415	Fortra LLC	Fortra LLC 333 Buttonwood Street West Reading, PA 19611	Vitamin Shoppe Industries LLC	Purchase Order, dated January 22, 2025, by and between Vitamin Shoppe and Fortra LLC	\$0.00
2416	VDF FutureCeuticals, Inc.	VDF FutureCeuticals, Inc. 300 Harmon Meadow Blvd. Secaucus, NJ 07094	Vitamin Shoppe Industries LLC	Dermaval Trademark License Agreement Amendment, dated February 3, 2025, by and between VDF FutureCeuticals, Inc. and Vitamin Shoppe, Inc.	\$0.00
2417	Perficient	Perficient BOX 207094 Dallas, TX 753207094	Vitamin Shoppe Procurement Services, LLC	Statement of Work Form, dated February 3, 2025, by and between Vitamin Shoppe Procurement Services, LLC and Perficient	\$0.00
2418	Personify Health, Inc.	Personify Health, Inc. DEPT 3310 PO BOX 123310 Dallas, TX 75312-3310	Vitamin Shoppe Industries LLC	Fourth Amendment to the Application Service Agreement, dated January 31, 2025, by and between Personify Health, Inc. and Vitamin Shoppe Industries LLC	\$5,368.00
2419	N/A	N/A	N/A	[reserved]	N/A
2420	N/A	N/A	N/A	[reserved]	N/A
2421	Reddit, Inc.	Reddit, Inc. PO Box 736984 Dallas, TX 75373-6984	Vitamin Shoppe Industries LLC	Quote, dated February 6, 2025, by and between Vitamin Shoppe, Inc. and Reddit, Inc.	\$16,453.47
2422	N/A	N/A	N/A	[reserved]	N/A
2423	Trans American Information Systems Inc. d/b/a Mastek	Trans American Information Systems Inc. d/b/a Mastek 15601 Dallas Pkwy, Suite 250 Addison, TX 75254	Vitamin Shoppe Procurement Services, LLC	Project Change Request #1, dated February 7, 2025, by and between Vitamin Shoppe Procurement Services, LLC and Trans American Information Systems Inc. d/b/a Mastek	\$82,848.72
2424	N/A	N/A	N/A	[reserved]	N/A
2425	Resonant Analytics LLC	Resonant Analytics LLC 5 VAUGHN DR SUITE 306 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	The Vitamin Shoppe 2025 Model Re-Training Phase III, dated February 11, 2025, by and between Resonant Analytics LLC and Vitamin Shoppe, Inc.	\$0.00
2426	Quest Diagnostics Clinical Laboratories, Inc.	Quest Diagnostics Clinical Laboratories, Inc. PO BOX 740709 Atlanta, GA 303740709	Vitamin Shoppe Industries LLC	Exhibit 1 – Statement of Work to the Master Service Agreement for Quest Diagnostic Workforce Health Solutions, dated March 1, 2025, by and between Vitamin Shoppe Industries LLC and Quest Diagnostics Clinical Laboratories, Inc.	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
2427	Approved Freight Forwarders	Approved Freight Forwarders 9089 Clairemont Mesa Blvd., Ste 301 San Diego, CA 92123	Vitamin Shoppe Procurement Services, LLC	Addendum to the Store Delivery Carrier Agreement Between Approved Freight Forwarders and Vitamin Shoppe Procurement Services, LLC, dated February 17, 2025, by and between Approved Freight Forwarders and Vitamin Shoppe Procurement Services, LLC	\$0.00
2428	N/A	N/A	N/A	[reserved]	N/A
2429	N/A	N/A	N/A	[reserved]	N/A
2430	N/A	N/A	N/A	[reserved]	N/A
2431	N/A	N/A	N/A	[reserved]	N/A
2432	N/A	N/A	N/A	[reserved]	N/A
2433	N/A	N/A	N/A	[reserved]	N/A
2434	Rebel Logistics Service LLC	Rebel Logistics Service LLC 7105 Virginia Rd Suite 3 Crystal Lake, IL 60014	Vitamin Shoppe Procurement Services, LLC	Addendum to the Store Delivery Carrier Agreement Between Rebel Logistics Service LLC and Vitamin Shoppe Procurement Services, LLC, dated March 3, 2025, by and between Rebel Logistics Service LLC and Vitamin Shoppe Procurement Services, LLC	\$0.00
2435	Nike Communications, Inc.	Nike Communications, Inc. 75 BROAD STREET, SUITE 815 New York, NY 10004	Vitamin Shoppe Industries LLC	Addendum #2, dated February 20, by and between Nike Communications, Inc. and The Vitamin Shoppe	\$2,314.80
2436	Associated Production Music LLC	Associated Production Music LLC 5700 WILSHIRE BLVD SUITE 550 Los Angeles, CA 90036	Vitamin Shoppe Industries LLC	Letter Renewal, dated January 10, 2025, by and between Vitamin Shoppe Industries LLC and Associated Production Music LLC	\$0.00
2437	N/A	N/A	N/A	[reserved]	N/A
2438	N/A	N/A	N/A	[reserved]	N/A
2439	N/A	N/A	N/A	[reserved]	N/A
2440	N/A	N/A	N/A	[reserved]	N/A
2441	Jumpmind, Inc.	Jumpmind, Inc. 8999 Gemini Parkway, Suite 100 Columbus, OH 43240	Vitamin Shoppe Industries LLC	Statement of Work #5, dated February 24, 2025, by and between Jumpmind, Inc. and Vitamin Shoppe Industries LLC	\$0.00
2442	iCIMS, Inc.	iCIMS, Inc. 101 Crawfords Corner Rd Suite #3-100 Holmdel, NJ 07733	Vitamin Shoppe Industries LLC	Vitamin Shoppe Industries LLC Amendment Order Form, dated February 25, 2025, by and between iCIMS, Inc. and Vitamin Shoppe Industries LLC	\$0.00
2443	Fastly, Inc.	Fastly, Inc. P.O. Box 78266 San Francisco, CA 94107	Vitamin Shoppe Industries LLC	Service Order, dated February 26, 2025, by and between Vitamin Shoppe and Fastly, Inc.	\$0.00
2444	N/A	N/A	N/A	[reserved]	N/A
2445	N/A	N/A	N/A	[reserved]	N/A
2446	Gregory Poole Equipment Company	Gregory Poole Equipment Company PO BOX 60457 Charlotte, NC 28260	Vitamin Shoppe Industries LLC	Rental Contract, dated March 11, 2025, by and between Gregory Poole Equipment Company and Vitamin Shoppe Industries LLC	\$0.00
2447	N/A	N/A	N/A	[reserved]	N/A
2448	Aurus, Inc.	Aurus, Inc. 1 Edgewater Place, Suite 200 Norwood, MA 02062	Vitamin Shoppe Industries LLC	Statement of Work (Text-to-pay Implementation) dated March 3, 2025, by and between Vitamin Shoppe Industries LLC and Aurus, Inc.	\$0.00

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2449	N/A	N/A	N/A	[reserved]	N/A
2450	N/A	N/A	N/A	[reserved]	N/A
2451	N/A	N/A	N/A	[reserved]	N/A
2452	N/A	N/A	N/A	[reserved]	N/A
2453	N/A	N/A	N/A	[reserved]	N/A
2454	N/A	N/A	N/A	[reserved]	N/A
2455	N/A	N/A	N/A	[reserved]	N/A
2456	N/A	N/A	N/A	[reserved]	N/A
2457	N/A	N/A	N/A	[reserved]	N/A
2458	Fastenal Industrial & Construction Supplies	Fastenal Industrial & Construction Supplies 2001 Theurer Blvd. Attn: Legal Winona, MN 55987	Vitamin Shoppe Procurement Services, LLC	Credit Application and Guaranty Agreement, dated March 11, 2025, by and between Fastenal Industrial & Construction Supplies and Vitamin Shoppe Procurement Services, LLC	\$6.21
2459	N/A	N/A	N/A	[reserved]	N/A
2460	N/A	N/A	N/A	[reserved]	N/A
2461	Management Resource Systems	Management Resource Systems 1907 Baker Road High Point, NC 27263	Vitamin Shoppe Industries LLC	Construction Agreement, dated February 28, 2025, by and between Vitamin Shoppe Industries LLC and Management Resource Systems	\$0.00
2462	Clear Evaluations, LLC	Clear Evaluations, LLC 719 Sawdust Road Suite 101 The Woodlands, TX 77380	Vitamin Shoppe Industries LLC	Mystery Shopping Services Agreement, dated March 13, 2025, by and between Vitamin Shoppe Industries LLC and Clear Evaluations, LLC	\$0.00
2463	Cardinal Path LLC	Cardinal Path LLC 515 N. State St. 22nd Floor Chicago, IL 60654	Vitamin Shoppe Procurement Services, LLC	Google Analytics 4 License & Services Order Form, dated April 1, 2025, by and between Cardinal Path LLC and Vitamin Shoppe Procurement Services LLC	\$0.00
2464	Logic Information Systems LLC	Logic Information Systems LLC 7760 France Avenue South, Suite 640 Bloomington, MN 55435	Vitamin Shoppe Industries LLC	Statement of Work #005, dated March 2025, by and between Logic Information Systems LLC and Vitamin Shoppe Industries, LLC	\$0.00
2465	N/A	N/A	N/A	[reserved]	N/A
2466	Easyvista	Easyvista 3 Columbus Circle, 15th Floor, Suite 1532 New York, NY 10019	Vitamin Shoppe Industries LLC	Software License and Associated Software Services – Order Form, dated March 26, 2025, by and between The Vitamin Shoppe industries and Easyvista	\$0.00
2467	Emicity d/b/a Consumer Insights Inc.	Emicity d/b/a Consumer Insights Inc. 5455 Corporate Drive Suite 120 Troy, MI 48098	Vitamin Shoppe Procurement Services, LLC	Acceptance of Vendor Proposal, dated March 21, 2025, by and between Emicity d/b/a Consumer Insights Inc. and Vitamin Shoppe Procurement Services, LLC	\$0.00
2468	VSC Fire & Security, Inc.	VSC Fire & Security, Inc. 10343-B KINGS ACRES ROAD Ashland, VA 23005	Vitamin Shoppe Industries LLC	Proposal, dated February 3, 2025, by and between The Vitamin Shoppe and VSC Fire & Security, Inc.	\$715.00
2469	N/A	N/A	N/A	[reserved]	N/A
2470	N/A	N/A	N/A	[reserved]	N/A
2471	LinkedIn Corporation	LinkedIn Corporation 62228 COLLECTIONS CENTER DR. Chicago, IL 60693-0622	Vitamin Shoppe Industries LLC	Order Form, dated April 1, 2025, by and between LinkedIn Corporation and Vitamin Shoppe, Inc.	\$3,221.23



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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
2472	Oracle America, Inc.	Oracle America, Inc. 500 Oracle Parkway Redwood Shores, CA 94065	Vitamin Shoppe Industries LLC	Professional Services Ordering Document US-18018396, dated February 17, 2025, by and between Vitamin Shoppe Industries LLC and Oracle America, Inc.	\$0.00
2473	Oracle America, Inc.	Oracle America, Inc. 500 Oracle Parkway Redwood Shores, CA 94065	Vitamin Shoppe Industries LLC	Professional Services Ordering Document US-18018719, dated February 17, 2025, by and between Vitamin Shoppe Industries LLC and Oracle America, Inc.	\$0.00
2474	Oracle America, Inc.	Oracle America, Inc. 500 Oracle Parkway Redwood Shores, CA 94065	Vitamin Shoppe Industries LLC	Ordering Document, dated February 11, 2025, by and between Vitamin Shoppe Industries LLC and Oracle America, Inc.	\$0.00
2475	N/A	N/A	N/A	[reserved]	N/A
2476	N/A	N/A	N/A	[reserved]	N/A
2477	Retail Logistics Excellence – RELEX Oy	Retail Logistics Excellence – RELEX Oy C/O BGBC PARTNERS LLP 135 N Pennsylvania Street SUITE 2600 Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Statement of Work #11, dated February 1, 2025, by and between Vitamin Shoppe Industries, Inc. and Retail Logistics Excellence – RELEX Oy	\$0.00
2478	N/A	N/A	N/A	[reserved]	N/A
2479	ASB Resources LLC	ASB Resources LLC 4365 ROUTE 1, SUITE 102 Princeton, NJ 08540	Vitamin Shoppe Industries LLC	Statement of Work, dated December 19, 2024, by and between Vitamin Shoppe Industries LLC and ASB Resources LLC	\$0.00
2480	Uber Freight US LLC	Uber Freight US LLC 105 S Chestnut St Chicago, IL 60696	Vitamin Shoppe Industries LLC	Letter of Authorization Regarding Rates, dated as of February 16, 2023, by and between The Vitamin Shoppe and Uber Freight US LLC	\$91,971.52
2481	Breast Cancer Research Foundation	Breast Cancer Research Foundation 28 West 44th Street, Suite 609 NEW YORK, NY 10036	Vitamin Shoppe Industries LLC	BCRF Cause Marketing Agreement, dated as of August 19, 2024, by and between the Vitamin Shoppe Industries LLC and Breast Cancer Research Foundation	\$28,982.00
2482	Doordash, G&C	Doordash, G&C 303 2nd Street South Tower Suite 800 San Francisco, CA 94107	Vitamin Shoppe Industries LLC	Merchant Services Agreement, dated as of June 1, 2023, by and between Vitamin Shoppe Industries LLC and Doordash, G&C	\$52,403.98
2483	Raymond Leasing Corporation	Raymond Leasing Corporation 22 S. Canal St. Greene, NY 13778	Vitamin Shoppe Industries LLC	Equipment Master Lease Agreement 42286, dated as of January 24, 2024, by and between Vitamin Shoppe Industries LLC and Raymond Leasing Corporation	\$27,494.94
2484	Raymond Leasing Corporation	Raymond Leasing Corporation 22 S. Canal St. Greene, NY 13778	Vitamin Shoppe Industries LLC	Equipment Master Lease Agreement 42286, Schedule A, Agreement Number 422861 dated as of January 24, 2024 January 24, 2024, by and between Vitamin Shoppe Industries LLC and Raymond Leasing Corporation	\$0.00
2485	Raymond Leasing Corporation	Raymond Leasing Corporation 22 S. Canal St. Greene, NY 13778	Vitamin Shoppe Industries LLC	Equipment Master Lease Agreement 42286, Schedule A, Agreement Number 422862 dated as of January 24, 2024, by and between Vitamin Shoppe Industries LLC and Raymond Leasing Corporation	\$0.00
2486	Raymond Leasing Corporation	Raymond Leasing Corporation 22 S. Canal St. Greene, NY 13778	Vitamin Shoppe Industries LLC	Equipment Master Lease Agreement 42286, Schedule A, Agreement Number 422863 dated as of January 24, 2024, by and between Vitamin Shoppe Industries LLC and Raymond Leasing Corporation	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Cure Amount
2487	Raymond Leasing Corporation	Raymond Leasing Corporation 22 S. Canal St. Greene, NY 13778	Vitamin Shoppe Industries LLC	Equipment Master Lease Agreement 42286, Schedule A, Agreement Number 422864 dated as of January 24, 2024, by and between Vitamin Shoppe Industries LLC and Raymond Leasing Corporation	\$0.00
2488	Raymond Leasing Corporation	Raymond Leasing Corporation 22 S. Canal St. Greene, NY 13778	Vitamin Shoppe Industries LLC	Equipment Master Lease Agreement 42286, Schedule A, Agreement Number 422865 dated as of January 24, 2024, by and between Vitamin Shoppe Industries LLC and Raymond Leasing Corporation	\$0.00
2489	Google, Inc.	Google, Inc. c/o James C. Vandermark 810 Seventh Avenue Suite 500 New York, NY 10019	Vitamin Shoppe Industries LLC	Google Advertising Service Agreement, by and between Vitamin Shoppe Industries LLC and Google, Inc.	\$594,284.24
2490	HYG Financial Services	HYG Financial Services 300 E. John Carpenter Freeway Irving, TX 75062-2712	Vitamin Shoppe Industries LLC	Finance Lease (Ashland), dated as of February 4, 2013, by and between Vitamin Shoppe Industries LLC and HYG Financial Services	\$0.00
2491	HYG Financial Services	HYG Financial Services 300 E. John Carpenter Freeway Irving, TX 75062-2712	Vitamin Shoppe Industries LLC	Operating Lease (Avondale), dated as of February 4, 2013, by and between Vitamin Shoppe Industries LLC and HYG Financial Services	\$0.00
2492	LDI Color Toolbox	LDI Color Toolbox 50 Jericho Quadrangle Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease Agreement, dated as of September 11, 2021, by and between Vitamin Shoppe Industries LLC and LDI Color Toolbox	\$0.00
2493	Locus Robotics Corp	Locus Robotics Corp PO Box 735537 Chicago, IL 606735537	Vitamin Shoppe Industries LLC	Operating Lease, dated as of January 29, 2025 by and between Vitamin Shoppe Industries LLC and Locus Robotics Corp	\$0.00
2494	Garden of Life, LLC	Garden of Life, LLC 4200 Northcorp Parkway Suite 200 PALM BEACH GARDENS, FL 33410	Vitamin Shoppe Procurement Services, LLC	CBD Whole Hemp Sampling Agreement, dated as of June 10, 2019, by and between Vitamin Shoppe Procurement Services, LLC and Garden of Life, LLC	\$0.00
2495	N/A	N/A	N/A	[reserved]	N/A
2496	CBRE, Inc.	CBRE, Inc. PO BOX 406588 LOCATION CODE 2991 Atlanta, GA	Vitamin Shoppe Industries LLC	Work Order #3 to Project Management Services Agreement, dated as of January 18, 2023, by and between Vitamin Shoppe Industries LLC and CBRE, Inc.	\$0.00
2497	N/A	N/A	N/A	[reserved]	N/A
2498	N/A	N/A	N/A	[reserved]	N/A
2499	N/A	N/A	N/A	[reserved]	N/A
2500	84401 Newfoundland and Labrador Inc	84401 Newfoundland and Labrador Inc Attn: Lisa Wheeler 145 Aberdeen Avenue, Unit 1 St John's, NL A1A 5P6	Vitamin Shoppe Industries LLC	Vendor Incentive Details Form, dated as of April 7, 2025, by and between Vitamin Shoppe Industries LLC and 84401 Newfoundland and Labrador Inc	\$0.00
2501	N/A	N/A	N/A	[reserved]	N/A
2502	N/A	N/A	N/A	[reserved]	N/A
2503	N/A	N/A	N/A	[reserved]	N/A
2504	N/A	N/A	N/A	[reserved]	N/A
2505	N/A	N/A	N/A	[reserved]	N/A
2506	Nutraceutical Corporation	Nutraceutical Corporation 1400 Kearns Blvd PARK CITY, UT 84060	Vitamin Shoppe Procurement Services, LLC	Indemnification Agreement dated June 16, 2015 by and between Vitamin Shoppe Procurement Services, Inc. and Nutraceutical Corporation	\$0.00

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2507	Nutraceutical Corporation	Nutraceutical Corporation 1400 Kearns Blvd PARK CITY, UT 84060	Vitamin Shoppe Procurement Services, LLC	Purchase Agreement dated December 21, 2018 by and between Vitamin Shoppe Procurement Services, Inc. and Nutraceutical Corporation	\$0.00
2508	Nutraceutical Corporation	Nutraceutical Corporation 1400 Kearns Blvd PARK CITY, UT 84060	Vitamin Shoppe Procurement Services, LLC	Purchase Terms Sheet, dated as of January 29, 2017, by and between Vitamin Shoppe Procurement Services, Inc. and Nutraceutical Corporation	\$0.00
2509	Cornerstone Research & Development, Inc., d/b/a Capstone Nutrition	Cornerstone Research & Development, Inc., d/b/a Capstone Nutrition 900 South Depot Dr. Ogden, UT 84404	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement dated, as of November 7, 2017 by and between Vitamin Shoppe Procurement Services, Inc. and Cornerstone Research & Development, Inc., d/b/a Capstone Nutrition	\$0.00
2510	Alani Nutrition	Alani Nutrition 7201 Intermodal Drive Ste A Louisville, KY 40258	Vitamin Shoppe Procurement Services, LLC	Purchase Terms Sheet, dated as of June 10, 2020, by and between Vitamin Shoppe Procurement Services, LLC and Alani Nutrition	\$0.00
2511	Arizona Nutritional Supplements	Arizona Nutritional Supplements c/o Greenberg Traurig, LLP Attn: Dennis A. Meloro 222 Delaware Avenue, Suite 1600 Wilmington, DE 19801	Vitamin Shoppe Procurement Services, LLC	Private Label Manufacturing and Supply Agreement, dated as of April 3, 2025, by and between Vitamin Shoppe Procurement Services, LLC and Arizona Nutritional Supplements	\$0.00
2512	Locus Robotics Corp	Locus Robotics Corp PO Box 735537 Chicago, IL 606735537	Vitamin Shoppe Industries LLC	Robot and Software Subscription Agreement, dated as of September 30, 2023, by and between Vitamin Shoppe Industries LLC and Locus Robotics Corp	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Store	Cure Amount
1	100 Brentwood Associates L.P.	100 Brentwood Associates L.P. c/o First Capital Realty Inc. 600 N. 2nd Street Suite 401 Harrisburg, PA 17101	Vitamin Shoppe Industries LLC	Lease, 0084-EXTON, as amended by and between Vitamin Shoppe Industries LLC and 100 Brentwood Associates L.P.	0084	\$0.00
2	1050 Sunrise LLC	1050 Sunrise LLC 101 Alma Street #203 Palo Alto, CA 94301	Vitamin Shoppe Industries LLC	Lease, 0044-Massapequa, as amended by and between Vitamin Shoppe Industries LLC and 1050 Sunrise LLC	0044	\$0.00
3	1250 Niagra Falls Boulevard Tonawanda LLC	1250 Niagra Falls Boulevard Tonawanda LLC 1250 Niagra Falls Boulevard Tonawanda, NY 14150	Vitamin Shoppe Industries LLC	Lease, 0329-Amherst, as amended by and between Vitamin Shoppe Industries LLC and 1250 Niagra Falls Boulevard Tonawanda LLC	0329	\$0.00
4	1313 Apalachee Parkway, LLC	1313 Apalachee Parkway, LLC c/o SVN / Southland 2057 Delta Way Tallahassee, FL 32303	Vitamin Shoppe Industries LLC	Lease, 0244-Tallahassee, as amended by and between Vitamin Shoppe Industries LLC and 1313 Apalachee Parkway, LLC	0244	\$0.00
5	1499 Rome Hilliard LLC	1499 Rome Hilliard LLC c/o Ohio Equities LLC 605 S Front Street Suite 200 Columbus, OH 43215	Vitamin Shoppe Industries LLC	Lease, 0548-Hilliard, as amended by and between Vitamin Shoppe Industries LLC and 1499 Rome Hilliard LLC	0548	\$0.00
6	1522 14th Street LLC	1522 14th Street LLC c/o Goldberg Group P.O. Box 8195 Suite 400 White Plains, NY 10602	Vitamin Shoppe Industries LLC	Lease, 0324-Garden City, as amended by and between Vitamin Shoppe Industries LLC and 1522 14th Street LLC	0324	\$0.00
7	1800 Rosecrans Partners LLC	1800 Rosecrans Partners LLC c/o Comstock Crossover & Assoc. Development Co. Inc. 3760 Kilroy Airport Way Suite 130 Long Beach, CA 90806	Vitamin Shoppe Industries LLC	Lease, 0276-Manhattan Beach, as amended by and between Vitamin Shoppe Industries LLC and 1800 Rosecrans Partners LLC	0276	\$0.00
8	1803 Rockville Pike LLC	1803 Rockville Pike LLC 107 W Jefferson Street Rockville, MD 20850	Vitamin Shoppe Industries LLC	Lease, 0048-Rockville, as amended by and between Vitamin Shoppe Industries LLC and 1803 Rockville Pike LLC	0048	\$0.00
9	195 Harbison, LLC	195 Harbison, LLC 3253 Harrison Rd. Columbia, SC 29204	Vitamin Shoppe Industries LLC	Lease, 0159-Columbia, as amended by and between Vitamin Shoppe Industries LLC and 195 Harbison, LLC	0159	\$4,390.88
10	2013 Massey Blvd LLC	2013 Massey Blvd LLC PO BOX 4217 Hagerstown, MD 21741-4217	Vitamin Shoppe Industries LLC	Lease, 0565-Hagerstown, as amended by and between Vitamin Shoppe Industries LLC and 2013 Massey Blvd LLC	0565	\$0.00
11	211 Wallkill Realty LLC	211 Wallkill Realty LLC 430 Park Avenue New York City, NY 10022	Vitamin Shoppe Industries LLC	Lease, 0332-Middletown, as amended by and between Vitamin Shoppe Industries LLC and 211 Wallkill Realty LLC	0332	\$17,696.52
12	CD II Properties, LLC	CD II Properties, LLC PO Box 99 Demorest, GA 30535	Vitamin Shoppe Industries LLC	Lease, 0713-Gwinnett, as amended by and between Vitamin Shoppe Industries LLC and CD II Properties, LLC	0713	\$0.00
13	2205 Federal Investors, LLC	2205 Federal Investors, LLC 177 Fox Meadow Road Scarsdale, NY 10583	Vitamin Shoppe Industries LLC	Lease, 0101-Fort Lauderdale, as amended by and between Vitamin Shoppe Industries LLC and 2205 Federal Investors, LLC	0101	\$15,189.83
14	2229 2nd Street North-Millville, LLC	2229 2nd Street North-Millville, LLC 1000 Portside Drive Edgewater, NJ 07020	Vitamin Shoppe Industries LLC	Lease, 0741-Vineland, as amended by and between Vitamin Shoppe Industries LLC and 2229 2nd Street North-Millville, LLC	0741	\$0.00
15	2397 S. Stemmons LLC	2397 S. Stemmons LLC 7802 Goddard Ave. Los Angeles, CA 90045	Vitamin Shoppe Industries LLC	Lease, 0224-Lewisville, as amended by and between Vitamin Shoppe Industries LLC and 2397 S. Stemmons LLC	0224	\$0.00

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16	244 East 86th Street LLC	244 East 86th Street LLC 19 West 21st Street Suite 902 New York City, NY 10010	Vitamin Shoppe Industries LLC	Lease, 0003-East 86th Street, as amended by and between Vitamin Shoppe Industries LLC and 244 East 86th Street LLC	0003	\$104.34
17	280 Metro Limited Partnership	280 Metro Limited Partnership c/o Kimco Realty Corporation 2429 Park Avenue Tustin, CA 92782	Vitamin Shoppe Industries LLC	Lease, 0595-Colma, as amended by and between Vitamin Shoppe Industries LLC and 280 Metro Limited Partnership	0595	\$72.50
18	30 Worcester Road LLC	30 Worcester Road LLC c/o Crosspoint Associates Inc. 188 Needham Street Suite 255 Newton Upper Falls, MA 02464	Vitamin Shoppe Industries LLC	Lease, 0667-Framingham, as amended by and between Vitamin Shoppe Industries LLC and 30 Worcester Road LLC	0667	\$0.00
19	300 West 23rd Street Retail LLC	300 West 23rd Street Retail LLC C/O Schuckman Management LLC 120 North Village Avenue Rockville Centre, NY 11570	Vitamin Shoppe Industries LLC	Lease, 0202-23rd & 8th Ave, as amended by and between Vitamin Shoppe Industries LLC and 300 West 23rd Street Retail LLC	0202	\$36.47
20	327 EH LLC	327 EH LLC 46 Main Street Millburn, NJ 07041	Vitamin Shoppe Industries LLC	Lease, 0056-East Hanover, as amended by and between Vitamin Shoppe Industries LLC and 327 EH LLC	0056	\$0.00
21	335 MMR Development, LLC and Who is John Galt? LLC	335 MMR Development, LLC and Who is John Galt? LLC c/o Boulos Asset Management 100 Middle Street East Tower - Suite 230 Portland, ME 04101	Vitamin Shoppe Industries LLC	Lease, 0536-South Portland, as amended by and between Vitamin Shoppe Industries LLC and 335 MMR Development, LLC and Who is John Galt? LLC	0536	\$0.00
22	383 Army Trail LLC	383 Army Trail LLC c/o Adelphia Properties 1314 Kensington Road #4974 Oak Brook, IL 60523	Vitamin Shoppe Industries LLC	Lease, 0476-Bloomington, as amended by and between Vitamin Shoppe Industries LLC and 383 Army Trail LLC	0476	\$0.00
23	3841 Kirkland Highway, LLC	3841 Kirkland Highway, LLC 200 Airport Road New Castle, DE 19720	Vitamin Shoppe Industries LLC	Lease, 0083-Kirkwood Highway, as amended by and between Vitamin Shoppe Industries LLC and 3841 Kirkland Highway, LLC	0083	\$647.01
24	385 Fifth Avenue LLC by Hilson Management Corp. as agent for the Landlord	385 Fifth Avenue LLC by Hilson Management Corp. as agent for the Landlord 185 Madison Avenue New York City, NY 10016	Vitamin Shoppe Industries LLC	Lease, 0195-Fifth Ave. & 36th Street, as amended by and between Vitamin Shoppe Industries LLC and 385 Fifth Avenue LLC by Hilson Management Corp. as agent for the Landlord	0195	\$0.00
25	385 S Colorado Blvd LLC	385 S Colorado Blvd LLC c/o NEG Property Services Fort Lauderdale, FL 33308	Vitamin Shoppe Industries LLC	Lease, 0371-Cherry Creek, as amended by and between Vitamin Shoppe Industries LLC and 385 S Colorado Blvd LLC	0371	\$0.00
26	400-688 N. Alafaya Trail, LLC	400-688 N. Alafaya Trail, LLC 543 N. Wymore Road Suite 106 Maitland, FL 32751	Vitamin Shoppe Industries LLC	Lease, 0334-Waterford Lakes, as amended by and between Vitamin Shoppe Industries LLC and 400-688 N. Alafaya Trail, LLC	0334	\$1,229.85
27	401 Federal Investments, LLC	401 Federal Investments, LLC 215 N. Federal Highway Boca Raton, FL 33432	Vitamin Shoppe Industries LLC	Lease, 0401-Pompano Beach, as amended by and between Vitamin Shoppe Industries LLC and 401 Federal Investments, LLC	0401	\$0.00
28	4015 Veterans, LLC	4015 Veterans, LLC 1200 South Clearview Pkwy Suite 1166 New Orleans, LA 70123	Vitamin Shoppe Industries LLC	Lease, 0693-Metairie, as amended by and between Vitamin Shoppe Industries LLC and 4015 Veterans, LLC	0693	\$0.00
29	415 State Route 18 LLC	415 State Route 18 LLC 415 State Route 18 East Brunswick, NJ 08816	Vitamin Shoppe Industries LLC	Lease, 0022-East Brunswick, as amended by and between Vitamin Shoppe Industries LLC and 415 State Route 18 LLC	0022	\$0.00
30	434 Southbridge LLC	434 Southbridge LLC 532 Great Road Acton, MA 01720	Vitamin Shoppe Industries LLC	Lease, 0157-Auburn, as amended by and between Vitamin Shoppe Industries LLC and 434 Southbridge LLC	0157	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Store	Cure Amount
31	4701 Cooper Street Arlington, L.L.C.	4701 Cooper Street Arlington, L.L.C. 11035 Lavender Hill Drive Suite 160 Las Vegas, NV 89135	Vitamin Shoppe Industries LLC	Lease, 0292-Arlington TX, as amended by and between Vitamin Shoppe Industries LLC and 4701 Cooper Street Arlington, L.L.C.	0292	\$16,781.44
32	4801 Hulen LLC	4801 Hulen LLC 8100 E. 22nd North Bldg. 1700-2 Wichita, KS 67226	Vitamin Shoppe Industries LLC	Lease, 0301-Hulen, as amended by and between Vitamin Shoppe Industries LLC and 4801 Hulen LLC	0301	\$0.00
33	5055 Monroe Street, LLC	5055 Monroe Street, LLC 864 8th Street Manhattan Beach, CA 90266	Vitamin Shoppe Industries LLC	Lease, 0293-Toledo, as amended by and between Vitamin Shoppe Industries LLC and 5055 Monroe Street, LLC	0293	\$0.00
34	5501 LR LLC	5501 LR LLC 36 Maple Place Suite 303 Manhasset, NY 11030	Vitamin Shoppe Industries LLC	Lease, 0404-Coconut Creek (Relocation), as amended by and between Vitamin Shoppe Industries LLC and 5501 LR LLC	0404	\$709.98
35	5510-5520 Broadway LLC	5510-5520 Broadway LLC One Independent Drive Suite 114 Jacksonville, FL 32202	Vitamin Shoppe Industries LLC	Lease, 0812-Riverdale, as amended by and between Vitamin Shoppe Industries LLC and 5510-5520 Broadway LLC	0812	\$311.38
36	5592 Santa Teresa Blvd., LLC	5592 Santa Teresa Blvd., LLC 333 W. El Camino Real Suite 240 Sunnyvale, CA 94087	Vitamin Shoppe Industries LLC	Lease, 0237-San Jose, as amended by and between Vitamin Shoppe Industries LLC and 5592 Santa Teresa Blvd., LLC	0237	\$1,436.58
37	570 DAB 29, LLC	570 DAB 29, LLC c/o Benderson Properties Inc. 7978 Cooper Creek Boulevard Suite #100 Bradenton, FL 34201	Vitamin Shoppe Industries LLC	Lease, 0297-Cheektowaga, as amended by and between Vitamin Shoppe Industries LLC and 570 DAB 29, LLC	0297	\$2,908.81
38	5702 Johnston, LLC	5702 Johnston, LLC 408 Worth Ave Lafayette, LA 70508	Vitamin Shoppe Industries LLC	Lease, 0668-Lafayette, as amended by and between Vitamin Shoppe Industries LLC and 5702 Johnston, LLC	0668	\$0.00
39	5J's Vegas Rainbow LLC	5J's Vegas Rainbow LLC c/o Avison Young Nevada 10845 Griffith Peak Drive Suite 100 Las Vegas, NV 89135	Vitamin Shoppe Industries LLC	Lease, 0802-Las Vegas (Rainbow), as amended by and between Vitamin Shoppe Industries LLC and 5J's Vegas Rainbow LLC	0802	\$0.00
40	60617 Balboa Mesa, LLC	60617 Balboa Mesa, LLC c/o Regency Centers Corporation One Independent Drive Suite 114 Jacksonville, FL 32202-5019	Vitamin Shoppe Industries LLC	Lease, 0660-Balboa, as amended by and between Vitamin Shoppe Industries LLC and 60617 Balboa Mesa, LLC	0660	\$0.00
41	6310 West 95th LLC	6310 West 95th LLC c/o Comar Properties Managing Agent 17W220 22nd Street Suite 350 Villa Park, IL 60181	Vitamin Shoppe Industries LLC	Lease, 0697-Oak Lawn, as amended by and between Vitamin Shoppe Industries LLC and 6310 West 95th LLC	0697	\$0.00
42	66 Holyoke LLC	66 Holyoke LLC 63 Myron St. Ste C West Springfield, MA 01089	Vitamin Shoppe Industries LLC	Lease, 0822-Holyoke, as amended by and between Vitamin Shoppe Industries LLC and 66 Holyoke LLC	0822	\$790.09
43	7708 W Bell Road LLC	7708 W Bell Road LLC 700 E Ogden Avenue Suite 305 Westmont, IL 60559	Vitamin Shoppe Industries LLC	Lease, 0312-Glendale, as amended by and between Vitamin Shoppe Industries LLC and 7708 W Bell Road LLC	0312	\$0.00
44	78 Lawrence Street LLC	78 Lawrence Street LLC 231 Hawthorne Avenue Yonkers, NY 10705	Vitamin Shoppe Industries LLC	Lease, 0708-Stamford, as amended by and between Vitamin Shoppe Industries LLC and 78 Lawrence Street LLC	0708	\$0.00
45	81-01 37TH Avenue LLC	81-01 37TH Avenue LLC 60 Crossways Park Drive West Suite 301 Woodbury, NY 11797	Vitamin Shoppe Industries LLC	Lease, 0026-Jackson Heights, as amended by and between Vitamin Shoppe Industries LLC and 81-01 37TH Avenue LLC	0026	\$2,758.01

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46	8600 West Golf LLC	8600 West Golf LLC c/o Comar Properties managing agent 17W220 22nd Street Suite 350 Villa Park, IL 60181	Vitamin Shoppe Industries LLC	Lease, 0146-Niles, as amended by and between Vitamin Shoppe Industries LLC and 8600 West Golf LLC	0146	\$0.00
47	A & B Properties Hawaii, LLC, Series R	A & B Properties Hawaii, LLC, Series R 220 South King St. Suite 1800 Honolulu, HI 96813	Vitamin Shoppe Industries LLC	Lease, 0369-Kaneohe, as amended by and between Vitamin Shoppe Industries LLC and A & B Properties Hawaii, LLC, Series R	0369	\$185.01
48	Aberdeen Oklahoma Assoc & Pasan Trustc/o Kin Properties	Aberdeen Oklahoma Assoc & Pasan Trustc/o Kin Properties c/o Kin Properties Inc. 185 NW Spanish River Blvd. Suite 100 Boca Raton, FL 33431	Vitamin Shoppe Industries LLC	Lease, 0551-Lincoln, as amended by and between Vitamin Shoppe Industries LLC and Aberdeen Oklahoma Assoc & Pasan Trustc/o Kin Properties	0551	\$0.00
49	ACA-SC Limited Partnership	ACA-SC Limited Partnership P.O. Box 52428 Atlanta, GA 30355	Vitamin Shoppe Industries LLC	Lease, 0786-Aiken, as amended by and between Vitamin Shoppe Industries LLC and ACA-SC Limited Partnership	0786	\$0.00
50	ACS Fort Smith Pavilion AR, LLC	ACS Fort Smith Pavilion AR, LLC 350 Pine Street Suite 800 Beaumont, TX 77701	Vitamin Shoppe Industries LLC	Lease, 0682-Fort Smith, as amended by and between Vitamin Shoppe Industries LLC and ACS Fort Smith Pavilion AR, LLC	0682	\$157.72
51	AE Holdings III, LLC	AE Holdings III, LLC Select Strategies Realty 400 Techne Center Drive Suite 320 Milford, OH 45150	Vitamin Shoppe Industries LLC	Lease, 0677-Augusta, as amended by and between Vitamin Shoppe Industries LLC and AE Holdings III, LLC	0677	\$931.92
52	AEI Accredited Investor Fund VI LLP and AEI National Income Property Fund VII LP	AEI Accredited Investor Fund VI LLP and AEI National Income Property Fund VII LP 1300 Wells Fargo Place 30 East Seventh Street Saint Paul, MN 55101	Vitamin Shoppe Industries LLC	Lease, 0444-Florence (Magnolia), as amended by and between Vitamin Shoppe Industries LLC and AEI Accredited Investor Fund VI LLP and AEI National Income Property Fund VII LP	0444	\$0.00
53	AEI National Income Property Fund VII, LP	AEI National Income Property Fund VII, LP 1300 Wells Fargo Place Saint Paul, MN 55101	Vitamin Shoppe Industries LLC	Lease, 0588-Edina, as amended by and between Vitamin Shoppe Industries LLC and AEI National Income Property Fund VII, LP	0588	\$0.00
54	AEI National Income Property Fund VIII LP	AEI National Income Property Fund VIII LP 30 East Seventh Street Suite 1300 Saint Paul, MN 55101	Vitamin Shoppe Industries LLC	Lease, 0518-Niles, as amended by and between Vitamin Shoppe Industries LLC and AEI National Income Property Fund VIII LP	0518	\$0.00
55	AEI National Income Property Fund VIII LP	AEI National Income Property Fund VIII LP 1300 Wells Fargo Place Saint Paul, MN 55101	Vitamin Shoppe Industries LLC	Lease, 0860-Kingston, as amended by and between Vitamin Shoppe Industries LLC and AEI National Income Property Fund VIII LP	0860	\$0.00
56	AFI Greer LLC	AFI Greer LLC 1901 Avenue of the Stars Suite 630 Los Angeles, CA 90067	Vitamin Shoppe Industries LLC	Lease, 0753-Greer, as amended by and between Vitamin Shoppe Industries LLC and AFI Greer LLC	0753	\$0.00
57	AG Cameron Shops LLC	AG Cameron Shops LLC Income Properties of Raleigh Inc. 1049 Dresser Court Raleigh, NC 27609	Vitamin Shoppe Industries LLC	Lease, 0850-Sanford, as amended by and between Vitamin Shoppe Industries LLC and AG Cameron Shops LLC	0850	\$0.00
58	AJA Turnpike Properties	AJA Turnpike Properties 2 Bellmore Road East Meadow, NY 11554	Vitamin Shoppe Industries LLC	Lease, 0040-Levittown, as amended by and between Vitamin Shoppe Industries LLC and AJA Turnpike Properties	0040	\$0.00
59	Ala Moana Anchor Acquisition, LLC	Ala Moana Anchor Acquisition, LLC 110 N. Wacker Dr. Chicago, IL 60606	Vitamin Shoppe Industries LLC	Lease, 0881-Ala Moana, as amended by and between Vitamin Shoppe Industries LLC and Ala Moana Anchor Acquisition, LLC	0881	\$1,081.18
60	ALBA VILLAGE REGENCY	ALBA VILLAGE REGENCY c/o Regency Centers Corporation One Independent Drive Suite 114 Jacksonville, FL 32202	Vitamin Shoppe Industries LLC	Lease, 0602-Medford, as amended by and between Vitamin Shoppe Industries LLC and ALBA VILLAGE REGENCY	0602	\$0.00

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61	Albany Management	Albany Management 4 Computer Drive West Albany, NY 12205	Vitamin Shoppe Industries LLC	Lease, 0331-Albany Wolf Road, as amended by and between Vitamin Shoppe Industries LLC and Albany Management	0331	\$125.00
62	Aliso Medical Properties LLC	Aliso Medical Properties LLC 9070 Irvine Center Drive Suite 200 Irvine, CA 92618	Vitamin Shoppe Industries LLC	Lease, 0133-Aliso Viejo, as amended by and between Vitamin Shoppe Industries LLC and Aliso Medical Properties LLC	0133	\$0.00
63	Alliance-March III LLC	Alliance-March III LLC 24001 Telegraph Rd. Southfield, MI 48033	Vitamin Shoppe Industries LLC	Lease, 0388-Royal Oak, as amended by and between Vitamin Shoppe Industries LLC and Alliance-March III LLC	0388	\$0.00
64	AMA Generation Properties Rio LLC	AMA Generation Properties Rio LLC 9702 Gayton Rd PMB #127 Dumbarton, VA 23238	Vitamin Shoppe Industries LLC	Lease, 0372-Charlottesville, as amended by and between Vitamin Shoppe Industries LLC and AMA Generation Properties Rio LLC	0372	\$6,245.42
65	Anchor Chattanooga, LLC	Anchor Chattanooga, LLC 3035 Rhea County Highway Suite 150 Dayton, TN 37321	Vitamin Shoppe Industries LLC	Lease, 0844-Hixson, as amended by and between Vitamin Shoppe Industries LLC and Anchor Chattanooga, LLC	0844	\$773.90
66	ARC CPFAYNC001, LLC	ARC CPFAYNC001, LLC c/o AR Global Investments LLC 650 5th Avenue 30th Floor New York City, NY 10019	Vitamin Shoppe Industries LLC	Lease, 0160-Fayetteville, as amended by and between Vitamin Shoppe Industries LLC and ARC CPFAYNC001, LLC	0160	\$0.00
67	ARC MCLVSNV001, LLC	ARC MCLVSNV001, LLC c/o American Realty Capital 650 Fifth Avenue New York City, NY 10019	Vitamin Shoppe Industries LLC	Lease, 0640-Montecito, as amended by and between Vitamin Shoppe Industries LLC and ARC MCLVSNV001, LLC	0640	\$0.00
68	ARC TSKCYMO001, LLC	ARC TSKCYMO001, LLC 405 Park Ave. 15th Floor New York City, NY 10022	Vitamin Shoppe Industries LLC	Lease, 0460-Kansas City, as amended by and between Vitamin Shoppe Industries LLC and ARC TSKCYMO001, LLC	0460	\$0.00
69	Arcadia Hub Holdings I, LLC	Arcadia Hub Holdings I, LLC 1620 Fifth Ave. Suite 770 San Diego, CA 92101	Vitamin Shoppe Industries LLC	Lease, 0156-San Diego Sports Arena, as amended by and between Vitamin Shoppe Industries LLC and Arcadia Hub Holdings I, LLC	0156	\$0.00
70	Arden Plaza Associates, LLC	Arden Plaza Associates, LLC 1333 Howe Avenue Suite 202 Sacramento, CA 95825	Vitamin Shoppe Industries LLC	Lease, 0539-Arden Way, as amended by and between Vitamin Shoppe Industries LLC and Arden Plaza Associates, LLC	0539	\$0.00
71	ARG LSSALMD001, LLC	ARG LSSALMD001, LLC c/o Global Net Lease Inc. 650 5th Avenue 30th Floor New York City, NY 10019	Vitamin Shoppe Industries LLC	Lease, 0295-Salisbury, as amended by and between Vitamin Shoppe Industries LLC and ARG LSSALMD001, LLC	0295	\$0.00
72	Arvig LLC	Arvig LLC 2750 NE 185 Street Suite 306 Miami, FL 33180	Vitamin Shoppe Industries LLC	Lease, 0874-Winter Haven, as amended by and between Vitamin Shoppe Industries LLC and Arvig LLC	0874	\$6,111.53
73	Ashley Park Property Owner LLC	Ashley Park Property Owner LLC c/o Centennial Real Estate Management LLC 8750 N. Central Expressway Suite 1740 Dallas, TX 75231	Vitamin Shoppe Industries LLC	Lease, 0418-Newnan, as amended by and between Vitamin Shoppe Industries LLC and Ashley Park Property Owner LLC	0418	\$0.00
74	Aspen Rt 9 LLC	Aspen Rt 9 LLC 12 Lincoln Boulevard Suite 207 Emerson, NJ 07630	Vitamin Shoppe Industries LLC	Lease, 0032-Freehold, as amended by and between Vitamin Shoppe Industries LLC and Aspen Rt 9 LLC	0032	\$0.00



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75	Aurora Corner, LLC	Aurora Corner, LLC 13500 Aurora Avenue North Suite A Seattle, WA 98133	Vitamin Shoppe Industries LLC	Lease, 1002-Seattle, as amended by and between Vitamin Shoppe Industries LLC and Aurora Corner, LLC	1002	\$0.00
76	AVR CPC Associates, LLC	AVR CPC Associates, LLC One Executive Boulevard Yonkers, NY 10701	Vitamin Shoppe Industries LLC	Lease, 0207-Columbus, as amended by and between Vitamin Shoppe Industries LLC and AVR CPC Associates, LLC	0207	\$0.00
77	Azalea Joint Venture, LLC	Azalea Joint Venture, LLC c/o Federal Realty Investment Trust 909 Rose Avenue Suite #200 Rockville, MD 20852	Vitamin Shoppe Industries LLC	Lease, 0653-South Gate, as amended by and between Vitamin Shoppe Industries LLC and Azalea Joint Venture, LLC	0653	\$2,816.91
78	Azzarello Family Partners LP	Azzarello Family Partners LP 542 Socorro Court Reno, NV 89511	Vitamin Shoppe Industries LLC	Lease, 0177-Stevens Creek Blvd., as amended by and between Vitamin Shoppe Industries LLC and Azzarello Family Partners LP	0177	\$2,364.49
79	B.H. 3021-3203 South IH35, LLC	B.H. 3021-3203 South IH35, LLC c/o BH Properties 11111 Santa Monica Blvd. Suite 600 Los Angeles, CA 90025	Vitamin Shoppe Industries LLC	Lease, 0247-Round Rock, as amended by and between Vitamin Shoppe Industries LLC and B.H. 3021-3203 South IH35, LLC	0247	\$34.62
80	B33 Ashley Furniture Plaza II LLC	B33 Ashley Furniture Plaza II LLC 601 Union Street Suite 1115 Seattle, WA 98101	Vitamin Shoppe Industries LLC	Lease, 0117-North Olmsted, as amended by and between Vitamin Shoppe Industries LLC and B33 Ashley Furniture Plaza II LLC	0117	\$0.00
81	B33 Metro Crossing II LLC	B33 Metro Crossing II LLC 601 Union Street Suite 1115 Seattle, WA 98101	Vitamin Shoppe Industries LLC	Lease, 0553-Council Bluffs, as amended by and between Vitamin Shoppe Industries LLC and B33 Metro Crossing II LLC	0553	\$1,116.22
82	B33 Wrangleboro II LLC	B33 Wrangleboro II LLC 601 Union Street Suite 1115 Seattle, WA 98101	Vitamin Shoppe Industries LLC	Lease, 0134-Mays Landing, as amended by and between Vitamin Shoppe Industries LLC and B33 Wrangleboro II LLC	0134	\$0.00
83	B33 Yuma Palms III LLC	B33 Yuma Palms III LLC 601 Union Street Suite 1115 Seattle, WA 98101	Vitamin Shoppe Industries LLC	Lease, 0821-Yuma, as amended by and between Vitamin Shoppe Industries LLC and B33 Yuma Palms III LLC	0821	\$0.00
84	Babson Macedonia Partners, LLC	Babson Macedonia Partners, LLC M.E. Osborne Properties Mentor, OH 44060	Vitamin Shoppe Industries LLC	Lease, 0723-Macedonia, as amended by and between Vitamin Shoppe Industries LLC and Babson Macedonia Partners, LLC	0723	\$498.67
85	BADA CT, LLC	BADA CT, LLC c/o Rettner Building Management Corporation 6 Fairfield Blvd #1 Ponte Vedra Beach, FL 32082	Vitamin Shoppe Industries LLC	Lease, 0855-Mandarin, as amended by and between Vitamin Shoppe Industries LLC and BADA CT, LLC	0855	\$0.00
86	Barbara Friedbauer and MACK 8927, LLC	Barbara Friedbauer and MACK 8927, LLC 82 Agassiz Ave Belmont, MA 02478	Vitamin Shoppe Industries LLC	Lease, 0025-Little Falls, as amended by and between Vitamin Shoppe Industries LLC and Barbara Friedbauer and MACK 8927, LLC	0025	\$1,361.21
87	Barclay Square LLC	Barclay Square LLC 38505 Woodward Avenue Suite 280 Bloomfield Hills, MI 48304	Vitamin Shoppe Industries LLC	Lease, 0263-Rochester Hills, as amended by and between Vitamin Shoppe Industries LLC and Barclay Square LLC	0263	\$0.00
88	Bauer & O'Callaghan LLC	Bauer & O'Callaghan LLC c/o Kiersey & McMillan Inc. P.O. Box 1696 Beaverton, OR 97075	Vitamin Shoppe Industries LLC	Lease, 0249-Tanasbourne, as amended by and between Vitamin Shoppe Industries LLC and Bauer & O'Callaghan LLC	0249	\$0.00
89	BC of St. Lucie West LLC	BC of St. Lucie West LLC c/o Cartessa Real Estate Partners 145 S. Livernois #310 Rochester, MI 48307	Vitamin Shoppe Industries LLC	Lease, 0417-Port St. Lucie, as amended by and between Vitamin Shoppe Industries LLC and BC of St. Lucie West LLC	0417	\$0.00

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90	BC Retail, LLC	BC Retail, LLC c/o American Asset Corporation 5950 Fairview Road Suite 800 Charlotte, NC 28210	Vitamin Shoppe Industries LLC	Lease, 0196-Brier Creek, as amended by and between Vitamin Shoppe Industries LLC and BC Retail, LLC	0196	\$960.97
91	BCP Investors, LLC	BCP Investors, LLC 1500 Whetstone Way Suite 101 Baltimore, MD 21230	Vitamin Shoppe Industries LLC	Lease, 0655-Canton, as amended by and between Vitamin Shoppe Industries LLC and BCP Investors, LLC	0655	\$29.18
92	BDG Kendall 162 LLC	BDG Kendall 162 LLC 2151 S Le Jeune Road Suite 300 Miami, FL 33134	Vitamin Shoppe Industries LLC	Lease, 0349-West Kendall, as amended by and between Vitamin Shoppe Industries LLC and BDG Kendall 162 LLC	0349	\$0.00
93	Belden Park JV LLC	Belden Park JV LLC c/o Robert L. Stark Enterprises Inc. 629 Euclid Avenue Suite 1300 Cleveland, OH 44114	Vitamin Shoppe Industries LLC	Lease, 0147-North Canton, as amended by and between Vitamin Shoppe Industries LLC and Belden Park JV LLC	0147	\$0.00
94	Best Buy Stores, L.P.	Best Buy Stores, L.P. 7601 Penn Avenue South Minneapolis, MN 55423	Vitamin Shoppe Industries LLC	Lease, 0556-South County, as amended by and between Vitamin Shoppe Industries LLC and Best Buy Stores, L.P.	0556	\$0.00
95	Beta-Bremerton L.L.C.	Beta-Bremerton L.L.C. 18827 Bothell Way N.E. Suite 110 Bothell, WA 98011	Vitamin Shoppe Industries LLC	Lease, 1018-Bremerton, as amended by and between Vitamin Shoppe Industries LLC and Beta-Bremerton L.L.C.	1018	\$406.67
96	Bierbrier South Shore Place Braintree LLC	Bierbrier South Shore Place Braintree LLC 420 Bedford St. Lexington, MA 02420	Vitamin Shoppe Industries LLC	Lease, 0607-Braintree, as amended by and between Vitamin Shoppe Industries LLC and Bierbrier South Shore Place Braintree LLC	0607	\$66.55
97	Big Flats TEI Equities LLC, Big Flats TEA LLC, Big Flats CEG I, LLC, Big Flats CEG III LLC, Big Flats Patricia Lane LLC, Big Flats Westfield Commons LLC	Big Flats TEI Equities LLC, Big Flats TEA LLC, Big Flats CEG I, LLC, Big Flats CEG III LLC, Big Flats Patricia Lane LLC, Big Flats Westfield Commons LLC c/o Time Equities Inc. 55 Fifth Avenue - 15th Floor New York City, NY 10003	Vitamin Shoppe Industries LLC	Lease, 0637-Big Flats, as amended by and between Vitamin Shoppe Industries LLC and Big Flats TEI Equities LLC, Big Flats TEA LLC, Big Flats CEG I, LLC, Big Flats CEG III LLC, Big Flats Patricia Lane LLC, Big Flats Westfield Commons LLC	0637	\$0.00
98	Birdcage GRF2, LLC	Birdcage GRF2, LLC 1850 Douglas Blvd. Suite 412 Roseville, CA 95661	Vitamin Shoppe Industries LLC	Lease, 0182-Citrus Heights, as amended by and between Vitamin Shoppe Industries LLC and Birdcage GRF2, LLC	0182	\$103.44
99	BKXL EASTEX LTD.	BKXL EASTEX LTD. 9121 Elizabeth Rd. # 108 Houston, TX 77055	Vitamin Shoppe Industries LLC	Lease, 0445-Beaumont, as amended by and between Vitamin Shoppe Industries LLC and BKXL EASTEX LTD.	0445	\$0.00
100	Blue Green Capital, LLC	Blue Green Capital, LLC 18205 Biscayne Blvd. Ste 2202 North Miami Beach, FL 33160	Vitamin Shoppe Industries LLC	Lease, 0594-Aventura, as amended by and between Vitamin Shoppe Industries LLC and Blue Green Capital, LLC	0594	\$0.00
101	Boca Park Marketplace LV, LLC	Boca Park Marketplace LV, LLC 9030 W. Sahara Avenue #422 Las Vegas, NV 89117	Vitamin Shoppe Industries LLC	Lease, 0394-Summerlin, as amended by and between Vitamin Shoppe Industries LLC and Boca Park Marketplace LV, LLC	0394	\$0.70
102	Bond Street Fund 11, LLC	Bond Street Fund 11, LLC c/o Bond Street Management Group LLC 850 Morrison Drive Suite 500 Charleston, SC 29403	Vitamin Shoppe Industries LLC	Lease, 0846-Sumter, as amended by and between Vitamin Shoppe Industries LLC and Bond Street Fund 11, LLC	0846	\$0.00
103	Bond Street Fund 8, LLC	Bond Street Fund 8, LLC 850 Morrison Drive Suite 500 Charleston, SC 29403	Vitamin Shoppe Industries LLC	Lease, 0770-Monroe, as amended by and between Vitamin Shoppe Industries LLC and Bond Street Fund 8, LLC	0770	\$0.00

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104	Bowman MTP Center LLC	Bowman MTP Center LLC 234 Seven Farms Drive Suite 300 Daniel Island, SC 29492	Vitamin Shoppe Industries LLC	Lease, 0870-Mount Pleasant, as amended by and between Vitamin Shoppe Industries LLC and Bowman MTP Center LLC	0870	\$0.00
105	Bradford Vernon IV LLC	Bradford Vernon IV LLC c/o Bradford Real Estate 200 South Wacker Drive Suite 726 Chicago, IL 60606	Vitamin Shoppe Industries LLC	Lease, 0171-Vernon Hills, as amended by and between Vitamin Shoppe Industries LLC and Bradford Vernon IV LLC	0171	\$0.00
106	Brand Properties IV, LLC	Brand Properties IV, LLC 2401 PGA Boulevard Suite 150 Palm Beach Gardens, FL 33410	Vitamin Shoppe Industries LLC	Lease, 0429-Gainesville, as amended by and between Vitamin Shoppe Industries LLC and Brand Properties IV, LLC	0429	\$0.00
107	BREIT Canarsie Owner LLC	BREIT Canarsie Owner LLC ShopCore Properties 50 S. 16th Street Suite 3325 Philadelphia, PA 19102	Vitamin Shoppe Industries LLC	Lease, 0555-Canarsie, as amended by and between Vitamin Shoppe Industries LLC and BREIT Canarsie Owner LLC	0555	\$0.00
108	Brick Management LLC	Brick Management LLC d/b/a Clearview & Northern LLC and 205-04 Northern Boulevard LLC 134-01 20th Avenue 20th Floor Queens, NY 11356	Vitamin Shoppe Industries LLC	Lease, 0552-Bayside, as amended by and between Vitamin Shoppe Industries LLC and Brick Management LLC	0552	\$0.00
109	Brick Pioneer LLC	Brick Pioneer LLC 900 Route 9 North Suite 301 Woodbridge Township, NJ 07095	Vitamin Shoppe Industries LLC	Lease, 0300-Brick, as amended by and between Vitamin Shoppe Industries LLC and Brick Pioneer LLC	0300	\$0.00
110	Brixmor Burlington Square LLC	Brixmor Burlington Square LLC c/o Brixmor Property Group 200 Ridge Pike Suite 100C Conshohocken, PA 19428	Vitamin Shoppe Industries LLC	Lease, 0861-Burlington, as amended by and between Vitamin Shoppe Industries LLC and Brixmor Burlington Square LLC	0861	\$398.80
111	Brixmor Roosevelt Mall Owner, LLC	Brixmor Roosevelt Mall Owner, LLC c/o Brixmor Property Group 200 Ridge Pike Suite 100 Conshohocken, PA 19428	Vitamin Shoppe Industries LLC	Lease, 0694-Cottman Ave., as amended by and between Vitamin Shoppe Industries LLC and Brixmor Roosevelt Mall Owner, LLC	0694	\$0.00
112	Brixmor/IA Clearwater Mall, LLC	Brixmor/IA Clearwater Mall, LLC c/o Brixmor Property Group 200 Ridge Pike Conshohocken, PA 19428	Vitamin Shoppe Industries LLC	Lease, 0152-Clearwater, as amended by and between Vitamin Shoppe Industries LLC and Brixmor/IA Clearwater Mall, LLC	0152	\$1,034.84
113	Brooksville Cortez, LLC	Brooksville Cortez, LLC 400 Perrine Road Suite 405 Old Bridge (CDP), NJ 08857	Vitamin Shoppe Industries LLC	Lease, 0695-Brooksville, as amended by and between Vitamin Shoppe Industries LLC and Brooksville Cortez, LLC	0695	\$0.00
114	Brust Development Company, LLC	Brust Development Company, LLC 4012 Colby Avenue Suite 103 Everett, WA 98201	Vitamin Shoppe Industries LLC	Lease, 1012-Everett, as amended by and between Vitamin Shoppe Industries LLC and Brust Development Company, LLC	1012	\$0.00
115	BTMI, Ltd.	BTMI, Ltd. 1045 Fifth Avenue New York City, NY 10028	Vitamin Shoppe Industries LLC	Lease, 0023-Yonkers, as amended by and between Vitamin Shoppe Industries LLC and BTMI, Ltd.	0023	\$1,087.01
116	Buffalo-Pittsford Square Assoc. LLC	Buffalo-Pittsford Square Assoc. LLC 570 Delaware Avenue Buffalo, NY 14202	Vitamin Shoppe Industries LLC	Lease, 0274-Pittsford, as amended by and between Vitamin Shoppe Industries LLC and Buffalo-Pittsford Square Assoc. LLC	0274	\$265.71
117	Bund Scenery USA, LLC	Bund Scenery USA, LLC c/o Realty Advisors International 904 Silver Spur Road No. 266 Palos Verdes Peninsula, CA 90274	Vitamin Shoppe Industries LLC	Lease, 0322-Long Beach, as amended by and between Vitamin Shoppe Industries LLC and Bund Scenery USA, LLC	0322	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Store	Cure Amount
118	Burlington U Mall Owner LLC	Burlington U Mall Owner LLC c/o Eastern Real Estate One Marina Park Drive Suite 1500 Boston, MA 02210	Vitamin Shoppe Industries LLC	Lease, 0287-South Burlington, as amended by and between Vitamin Shoppe Industries LLC and Burlington U Mall Owner LLC	0287	\$0.00
119	BVA Alamo SPE LLC, Alamo SPE Poplin LLC, Alamo SPE JT LLC, Alamo SPE Schulmann LLC, Alamo SPE RFM LLC, and Alamo SPE Muir LLC	BVA Alamo SPE LLC, Alamo SPE Poplin LLC, Alamo SPE JT LLC, Alamo SPE Schulmann LLC, Alamo SPE RFM LLC, and Alamo SPE Muir LLC c/o Big V Properties LLC 176 North Main Street Suite #210 Florida, NY 10921	Vitamin Shoppe Industries LLC	Lease, 0387-Alamo Ranch, as amended by and between Vitamin Shoppe Industries LLC and BVA Alamo SPE LLC, Alamo SPE Poplin LLC, Alamo SPE JT LLC, Alamo SPE Schulmann LLC, Alamo SPE RFM LLC, and Alamo SPE Muir LLC	0387	\$0.00
120	BVA Rim GP LLC	BVA Rim GP LLC c/o Big V Properties LLC 162 North Main St Suite 5 Florida, NY 10921	Vitamin Shoppe Industries LLC	Lease, 0314-La Cantera, as amended by and between Vitamin Shoppe Industries LLC and BVA Rim GP LLC	0314	\$0.00
121	BVIF WESTSIDE 6275 LLC, CMS PROPERTY SOLUTIONS, LLC,R&S BUILDING VENTURES, LLC, 602 W 9TH ST, LLC, BRADFORD KLEEMAN PROPERTIES, LLC,APUAT MANAGEMENT, LLC, ACTAGON CORPORATION, PEILING JIANG,and RICHARD MCINTOSH	BVIF WESTSIDE 6275 LLC, CMS PROPERTY SOLUTIONS, LLC,R&S BUILDING VENTURES, LLC, 602 W 9TH ST, LLC, BRADFORD KLEEMAN PROPERTIES, LLC,APUAT MANAGEMENT, LLC, ACTAGON CORPORATION, PEILING JIANG,and RICHARD MCINTOSH c/o Big V Properties LLC 176 North Main St Suite 210 Florida, NY 10921	Vitamin Shoppe Industries LLC	Lease, 0434-Huntsville, as amended by and between Vitamin Shoppe Industries LLC and BVIF WESTSIDE 6275 LLC, CMS PROPERTY SOLUTIONS, LLC,R&S BUILDING VENTURES, LLC, 602 W 9TH ST, LLC, BRADFORD KLEEMAN PROPERTIES, LLC,APUAT MANAGEMENT, LLC, ACTAGON CORPORATION, PEILING JIANG,and RICHARD MCINTOSH	0434	\$0.00
122	California Car Hikers Service	California Car Hikers Service c/o Terry A. Ickowicz Esq. 14320 Ventura Boulevard Sherman Oaks, CA 91403	Vitamin Shoppe Industries LLC	Lease, 0609-La Quinta, as amended by and between Vitamin Shoppe Industries LLC and California Car Hikers Service	0609	\$20,014.32
123	Camden Village LLC	Camden Village LLC 2099 Mt. Diablo Boulevard Suite 206 Walnut Creek, CA 94596	Vitamin Shoppe Industries LLC	Lease, 0166-Antioch, as amended by and between Vitamin Shoppe Industries LLC and Camden Village LLC	0166	\$0.00
124	Canyon Springs Marketplace North Corporation	Canyon Springs Marketplace North Corporation c/o TDA Investment Group 2025 Pioneer Court San Mateo, CA 94403	Vitamin Shoppe Industries LLC	Lease, 0804-Moreno Valley, as amended by and between Vitamin Shoppe Industries LLC and Canyon Springs Marketplace North Corporation	0804	\$0.00
125	Caplowe-Voloshin Realty, LLC	Caplowe-Voloshin Realty, LLC C/O: Commercial Development 200 Boston Post Rd. Suite 13 Orange, CT 06477	Vitamin Shoppe Industries LLC	Lease, 0086-Milford, as amended by and between Vitamin Shoppe Industries LLC and Caplowe-Voloshin Realty, LLC	0086	\$0.00
126	Carp Outparcel, LLCc/o FMK Management, LLC	Carp Outparcel, LLCc/o FMK Management, LLC 14039 Sherman Way Suite 206 Van Nuys, CA 91405	Vitamin Shoppe Industries LLC	Lease, 0376-Myrtle Beach, as amended by and between Vitamin Shoppe Industries LLC and Carp Outparcel, LLC c/o FMK Management, LLC	0376	\$0.00
127	CC&B Associates LLC	CC&B Associates LLC 1620 Scott Ave. Charlotte, NC 28203	Vitamin Shoppe Industries LLC	Lease,0347-Pineville NC, as amended by and between Vitamin Shoppe Industries LLC and CC&B Associates LLC	0347	\$0.00
128	AEI National Income Property Fund VII LP, as successor in interest to CCBF Associates (Greenville), LLC	AEI National Income Property Fund VII LP, as successor in interest to CCBF Associates (Greenville), LLC 1300 Wells Fargo Place 30 East 7th Street Attn: Asset Management St. Paul, MN 55101	Vitamin Shoppe Industries LLC	Lease, 0487-Greenville, as amended by and between Vitamin Shoppe Industries LLC and CCBF Associates (Greenville), LLC	0487	\$0.00

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129	CD II, Properties, LLC	CD II, Properties, LLC P.O. Box 99 Demorest, GA 30535	Vitamin Shoppe Industries LLC	Lease, 0399-Anderson, as amended by and between Vitamin Shoppe Industries LLC and CD II, Properties, LLC	0399	\$14,485.47
130	CDA Enterprises, LLC	CDA Enterprises, LLC 10 North Post Suite 301 Spokane, WA 99201	Vitamin Shoppe Industries LLC	Lease, 1022-Coeur d'Alene, as amended by and between Vitamin Shoppe Industries LLC and CDA Enterprises, LLC	1022	\$975.22
131	Cedar Equities, LLC	Cedar Equities, LLC 1 Sleiman Parkway Suite 220 Jacksonville, FL 32216	Vitamin Shoppe Industries LLC	Lease, 0233-Orange Park, as amended by and between Vitamin Shoppe Industries LLC and Cedar Equities, LLC	0233	\$0.00
132	Central Park Avenue Associates, LLC	Central Park Avenue Associates, LLC 32 Quentin Road Scarsdale, NY 10583	Vitamin Shoppe Industries LLC	Lease, 0346-White Plains, as amended by and between Vitamin Shoppe Industries LLC and Central Park Avenue Associates, LLC	0346	\$0.00
133	Central Park Retail, LLC	Central Park Retail, LLC c/o Rappaport Management Company 8405 Greensboro Drive 8th Floor McLean, VA 22102	Vitamin Shoppe Industries LLC	Lease, 0064-Fredericksburg, as amended by and between Vitamin Shoppe Industries LLC and Central Park Retail, LLC	0064	\$0.00
134	Centro Deptford LLC	Centro Deptford LLC 222 West Hills Road New Canaan, CT 06840	Vitamin Shoppe Industries LLC	Lease, 0339-Deptford, as amended by and between Vitamin Shoppe Industries LLC and Centro Deptford LLC	0339	\$7,492.49
135	CFH REALTY III/SUNSET VALLEY, L.P.	CFH REALTY III/SUNSET VALLEY, L.P. 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0636-Sunset Valley, as amended by and between Vitamin Shoppe Industries LLC and CFH REALTY III/SUNSET VALLEY, L.P.	0636	\$0.00
136	CFJ INVESTMENTS LLC	CFJ INVESTMENTS LLC ATTN VALERIE J FUETTE 1423 AARHUS DRIVE Solvang, CA 93463	Vitamin Shoppe Industries LLC	Lease, 1003-Lynnwood, as amended by and between Vitamin Shoppe Industries LLC and CFJ INVESTMENTS LLC	1003	\$0.00
137	CFT NorthPointe LLC	CFT NorthPointe LLC c/o: Tiana C. Jenkins 1767 Germano Way Pleasanton, CA 94566	Vitamin Shoppe Industries LLC	Lease, 0299-Modesto, as amended by and between Vitamin Shoppe Industries LLC and CFT NorthPointe LLC	0299	\$17,053.44
138	CH Realty VII/R Orlando Altamonte, L.L.C.	CH Realty VII/R Orlando Altamonte, L.L.C. c/o 4Acre Property Services LLC Attention: Gina KamesOrlando 1818 E Robinson St. Orlando, FL 32803	Vitamin Shoppe Industries LLC	Lease, 0231-Altamonte Springs, as amended by and between Vitamin Shoppe Industries LLC and CH Realty VII/R Orlando Altamonte, L.L.C.	0231	\$0.00
139	CH Retail Fund I/Pittsburgh Penn Place, LLC	CH Retail Fund I/Pittsburgh Penn Place, LLC c/o Walnut Capital Management Inc 5500 Walnut Street Suite 300 Pittsburgh, PA 15232	Vitamin Shoppe Industries LLC	Lease, 0534-Monroeville, as amended by and between Vitamin Shoppe Industries LLC and CH Retail Fund I/Pittsburgh Penn Place, LLC	0534	\$0.00
140	CH Retail Fund I/Vestal Shops, LLC	CH Retail Fund I/Vestal Shops, LLC 3819 Maple Ave. Dallas, TX 75219	Vitamin Shoppe Industries LLC	Lease, 0841-Vestal, as amended by and between Vitamin Shoppe Industries LLC and CH Retail Fund I/Vestal Shops, LLC	0841	\$0.00
141	CH Retail Fund II/Chicago Oakbrook Terrace, LLC	CH Retail Fund II/Chicago Oakbrook Terrace, LLC Mid-America Asset Management Inc. One Parkview Plaza 9th Floor Villa Park, IL 60181	Vitamin Shoppe Industries LLC	Lease, 0271-Oakbrook, as amended by and between Vitamin Shoppe Industries LLC and CH Retail Fund II/Chicago Oakbrook Terrace, LLC	0271	\$0.00
142	Chamisa Development Corp., LTD	Chamisa Development Corp., LTD c/o CREM 5951 Jefferson St. NE Suite A Albuquerque, NM 87109	Vitamin Shoppe Industries LLC	Lease, 0579-Santa Fe, as amended by and between Vitamin Shoppe Industries LLC and Chamisa Development Corp., LTD	0579	\$0.00

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143	Charles Bailey & Debra Bailey Trustees	Charles Bailey & Debra Bailey Trustees Of CB/DB Revocable Trust dated 1/31/94 1083 Berg Court The Villages, FL 32162	Vitamin Shoppe Industries LLC	Lease, 0456-Manchester, as amended by and between Vitamin Shoppe Industries LLC and Charles Bailey & Debra Bailey Trustees	0456	\$0.00
144	Charles Kahn Jr. & Todd Vannett	Charles Kahn Jr. & Todd Vannett 580 Virginia Drive Suite 100 Fort Washington, PA 19034	Vitamin Shoppe Industries LLC	Lease, 0716-Willow Grove, as amended by and between Vitamin Shoppe Industries LLC and Charles Kahn Jr. & Todd Vannett	0716	\$0.00
145	Charles L. & Patricia M.Frandson as	Charles L. & Patricia M.Frandson as Trustees of the Frandson Family Trust & Ralph Horowitz 11661 San Vicente Blvd. Suite 301 Los Angeles, CA 90049	Vitamin Shoppe Industries LLC	Lease, 0139-Northridge, as amended by and between Vitamin Shoppe Industries LLC and Charles L. & Patricia M.Frandson as	0139	\$0.00
146	Charles M. LaKamp and Marianne E. LaKamp Trustees of The LaKamp Family Trust	Charles M. LaKamp and Marianne E. LaKamp Trustees of The LaKamp Family Trust c/o NAI Select P.O. Box 4067 Boise, ID 83711	Vitamin Shoppe Industries LLC	Lease, 0837-Nampa, as amended by and between Vitamin Shoppe Industries LLC and Charles M. LaKamp and Marianne E. LaKamp Trustees of The LaKamp Family Trust	0837	\$0.00
147	Charm Real Estate, LLC	Charm Real Estate, LLC c/o Josh Levinson 117 Church Lane Ste C Cockeysville, MD 21030	Vitamin Shoppe Industries LLC	Lease, 0709-Towson, as amended by and between Vitamin Shoppe Industries LLC and Charm Real Estate, LLC	0709	\$0.00
148	Cherry Hill Retail Partners LLC	Cherry Hill Retail Partners LLC 1260 Stelton Road Piscataway, NJ 08854	Vitamin Shoppe Industries LLC	Lease, 0335-Cherry Hill, as amended by and between Vitamin Shoppe Industries LLC and Cherry Hill Retail Partners LLC	0335	\$202.85
149	ChrisLinc Properties, LLC	ChrisLinc Properties, LLC 2320 N Atlantic Suite 100 Spokane, WA 99205	Vitamin Shoppe Industries LLC	Lease, 1014-Spokane Valley, as amended by and between Vitamin Shoppe Industries LLC and ChrisLinc Properties, LLC	1014	\$0.00
150	City Centre of Avon Retail, LLC	City Centre of Avon Retail, LLC 3951 Convenience Circle N.W. Suite 301 Canton, OH 44718	Vitamin Shoppe Industries LLC	Lease, 0510-Avon, as amended by and between Vitamin Shoppe Industries LLC and City Centre of Avon Retail, LLC	0510	\$0.00
151	CL Creekside Plaza South CA LP	CL Creekside Plaza South CA LP 3300 Enterprise Parkway Beachwood, OH 44122	Vitamin Shoppe Industries LLC	Lease, 0366-Roseville, as amended by and between Vitamin Shoppe Industries LLC and CL Creekside Plaza South CA LP	0366	\$1,285.96
152	Clark Commons LLC	Clark Commons LLC c/o Patron Property Management Company 700A Lake Street Ramsey, NJ 07446	Vitamin Shoppe Industries LLC	Lease, 0679-Clark, as amended by and between Vitamin Shoppe Industries LLC and Clark Commons LLC	0679	\$75.00
153	Clermont AMA Group, LLC	Clermont AMA Group, LLC C/O Universal Properties Management Miami, FL 33143	Vitamin Shoppe Industries LLC	Lease, 0446-Clermont, as amended by and between Vitamin Shoppe Industries LLC and Clermont AMA Group, LLC	0446	\$0.00
154	CLPF - KSA Grocery Portfolio Woodbury, LLC	CLPF - KSA Grocery Portfolio Woodbury, LLC c/o Clarion Partners 230 Park Avenue New York City, NY 10169	Vitamin Shoppe Industries LLC	Lease, 0452-Woodbury, as amended by and between Vitamin Shoppe Industries LLC and CLPF - KSA Grocery Portfolio Woodbury, LLC	0452	\$0.00
155	Cobal Garage Inc.	Cobal Garage Inc. 225 Gordons Corner Road Suite 1B Englishtown, NJ 07726	Vitamin Shoppe Industries LLC	Lease, 0246-Waco, as amended by and between Vitamin Shoppe Industries LLC and Cobal Garage Inc.	0246	\$0.00
156	Coconut Point Town Center LLC	Coconut Point Town Center LLC 225 West Washington Street Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Lease, 0477-Bonita Springs, as amended by and between Vitamin Shoppe Industries LLC and Coconut Point Town Center LLC	0477	\$1,480.37

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157	Collin Creek Associates, LLC	Collin Creek Associates, LLC c/o Fidelis Realty Partners DFW LLC 8140 Walnut Lane Suite 400 Dallas, TX 75231	Vitamin Shoppe Industries LLC	Lease, 0307-E. Plano, as amended by and between Vitamin Shoppe Industries LLC and Collin Creek Associates, LLC	0307	\$0.00
158	Colonial and Herndon LLC	Colonial and Herndon LLC 1605 W. Fairbanks Ave Winter Park, FL 32789	Vitamin Shoppe Industries LLC	Lease, 0090-East Colonial, as amended by and between Vitamin Shoppe Industries LLC and Colonial and Herndon LLC	0090	\$0.00
159	COLUMBIA- BBB WESTCHESTER	COLUMBIA- BBB WESTCHESTER 12568 N. Kendall Drive Miami, FL 33186	Vitamin Shoppe Industries LLC	Lease, 0533-Westchester, as amended by and between Vitamin Shoppe Industries LLC and COLUMBIA- BBB WESTCHESTER	0533	\$9,681.72
160	Columbia Crossing I LLC	Columbia Crossing I LLC c/o Kimco Realty Corporation 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0066-Columbia, as amended by and between Vitamin Shoppe Industries LLC and Columbia Crossing I LLC	0066	\$0.00
161	Commerce Limited Partnership #9005	Commerce Limited Partnership #9005 1280 West Newport Center Drive Deerfield Beach, FL 33442	Vitamin Shoppe Industries LLC	Lease, 0325-King of Prussia, as amended by and between Vitamin Shoppe Industries LLC and Commerce Limited Partnership #9005	0325	\$0.00
162	Commerce Limited Partnership #9602	Commerce Limited Partnership #9602 1280 West Newport Center Drive Deerfield Beach, FL 33442	Vitamin Shoppe Industries LLC	Lease, 0506-Mobile, as amended by and between Vitamin Shoppe Industries LLC and Commerce Limited Partnership #9602	0506	\$0.00
163	Copperwood Village L.P.	Copperwood Village L.P. c/o Kimco Realty Corporation 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0172-Copperfield, as amended by and between Vitamin Shoppe Industries LLC and Copperwood Village L.P.	0172	\$0.00
164	Coremark St. Cloud, LLC	Coremark St. Cloud, LLC 392 Main Street Wyckoff, NJ 07481	Vitamin Shoppe Industries LLC	Lease, 0877-St. Cloud, as amended by and between Vitamin Shoppe Industries LLC and Coremark St. Cloud, LLC	0877	\$0.00
165	Coronado Center LLC	Coronado Center LLC 110 N. Wacker Dr. Chicago, IL 60606	Vitamin Shoppe Industries LLC	Lease, 0461-Coronado, as amended by and between Vitamin Shoppe Industries LLC and Coronado Center LLC	0461	\$0.00
166	Cosmonaut Holdings, LLC	Cosmonaut Holdings, LLC 365 W. Taft-Vineland Rd Suite 105 Orlando, FL 32824	Vitamin Shoppe Industries LLC	Lease, 0661-Venice, as amended by and between Vitamin Shoppe Industries LLC and Cosmonaut Holdings, LLC	0661	\$0.00
167	CP Pembroke Pines, LLC	CP Pembroke Pines, LLC c/o Select Strategies Brokerage - FL Division LLC 708 East Colonial Drive Suite 203 Orlando, FL 32803	Vitamin Shoppe Industries LLC	Lease, 0706-Pembroke Pines, as amended by and between Vitamin Shoppe Industries LLC and CP Pembroke Pines, LLC	0706	\$0.00
168	CPK Union LLC	CPK Union LLC 1089 Little Britain Road New Windsor, NY 12553	Vitamin Shoppe Industries LLC	Lease, 0406-Newburgh, as amended by and between Vitamin Shoppe Industries LLC and CPK Union LLC	0406	\$0.00
169	CPT Settlers Market, LLC	CPT Settlers Market, LLC c/o Madison Marquette Real Estate Services LLC 1615 South Congress Avenue Suite 103 Delray Beach, FL 33445	Vitamin Shoppe Industries LLC	Lease, 0624-Williamsburg, as amended by and between Vitamin Shoppe Industries LLC and CPT Settlers Market, LLC	0624	\$0.00
170	CPYR SHOPPING CENTER, LLC	CPYR SHOPPING CENTER, LLC c/o JBG SMITH Properties 4747 Bethesda Avenue Suite 200 Bethesda, MD 20814	Vitamin Shoppe Industries LLC	Lease, 0717-Alexandria, as amended by and between Vitamin Shoppe Industries LLC and CPYR SHOPPING CENTER, LLC	0717	\$548.21

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171	CR Oakland Plaza LLC	CR Oakland Plaza LLC c/o Continental Realty Corporation 1427 Clarkview Road Suite 500 Baltimore, MD 21209	Vitamin Shoppe Industries LLC	Lease, 0238-Troy, as amended by and between Vitamin Shoppe Industries LLC and CR Oakland Plaza LLC	0238	\$0.00
172	Crown 181 Broadway Holdings, LLC	Crown 181 Broadway Holdings, LLC c/o Crown Acquisitions 667 Madison Avenue 12th Floor New York City, NY 10065	Vitamin Shoppe Industries LLC	Lease, 0721-181st St., as amended by and between Vitamin Shoppe Industries LLC and Crown 181 Broadway Holdings, LLC	0721	\$0.00
173	CS Paramount Hooper LLC	CS Paramount Hooper LLC c/o Paramount Newco Realty 1195 Rt 70 Suite 2000 Lakewood (CDP), NJ 08701	Vitamin Shoppe Industries LLC	Lease, 0034-Toms River, as amended by and between Vitamin Shoppe Industries LLC and CS Paramount Hooper LLC	0034	\$0.00
174	CSIM Snellville Operator LLC	CSIM Snellville Operator LLC c/o CenterSquare Investment Management LLC 161 Washington Street 7th Floor Conshohocken, PA 19428	Vitamin Shoppe Industries LLC	Lease, 0410-Snellville, as amended by and between Vitamin Shoppe Industries LLC and CSIM Snellville Operator LLC	0410	\$0.00
175	CTO23 Rockwall LLC	CTO23 Rockwall LLC c/o CTO Realty Growth INC. 1140 Williamson Blvd. Suite 140 Daytona Beach, FL 32114	Vitamin Shoppe Industries LLC	Lease, 0542-Rockwall, as amended by and between Vitamin Shoppe Industries LLC and CTO23 Rockwall LLC	0542	\$1,929.00
176	CTO24 Millenia LLC	CTO24 Millenia LLC c/o CTO Realty Growth Inc. 1140 Williamson Blvd. Suite 140 Daytona Beach, FL 32114	Vitamin Shoppe Industries LLC	Lease, 0501-Millenia Mall, as amended by and between Vitamin Shoppe Industries LLC and CTO24 Millenia LLC	0501	\$1,285.36
177	Cypress Woods Associates LLC	Cypress Woods Associates LLC 8441 Cooper Creek Blvd Bradenton, FL 34207	Vitamin Shoppe Industries LLC	Lease, 0426-E. Ft. Myers, as amended by and between Vitamin Shoppe Industries LLC and Cypress Woods Associates LLC	0426	\$650.84
178	Dakota Crossing One, LLC and Dakota Crossing Two, LLC	Dakota Crossing One, LLC and Dakota Crossing Two, LLC 888 S. Figueroa Street Suite 1900 Los Angeles, CA 90017	Vitamin Shoppe Industries LLC	Lease, 0862-Dakota Crossing, as amended by and between Vitamin Shoppe Industries LLC and Dakota Crossing One, LLC and Dakota Crossing Two, LLC	0862	\$31.78
179	Delray Place, LLC	Delray Place, LLC c/o Retail Property Group Inc. 101 Plaza Real South Suite 200 Boca Raton, FL 33432	Vitamin Shoppe Industries LLC	Lease, 0774-Delray Place, as amended by and between Vitamin Shoppe Industries LLC and Delray Place, LLC	0774	\$0.00
180	DEPG Stroud Associates II, L.P.	DEPG Stroud Associates II, L.P. c/o Legend Management Services Inc. 1000 Fayette Street Conshohocken, PA 19428	Vitamin Shoppe Industries LLC	Lease, 0726-Stroudsburg, as amended by and between Vitamin Shoppe Industries LLC and DEPG Stroud Associates II, L.P.	0726	\$0.00
181	Destiny Building LLC	Destiny Building LLC 1260 NW 72nd Avenue Miami, FL 33126	Vitamin Shoppe Industries LLC	Lease, 0776-Cutler Bay, as amended by and between Vitamin Shoppe Industries LLC and Destiny Building LLC	0776	\$0.00
182	Diamond Center Realty LLC	Diamond Center Realty LLC 27 Holly Brook Road Paramus, NJ 07652	Vitamin Shoppe Industries LLC	Lease, 0684-Wayne, as amended by and between Vitamin Shoppe Industries LLC and Diamond Center Realty LLC	0684	\$0.00
183	Dicks Adventure LLC	Dicks Adventure LLC 33 Church Street Montclair, NJ 07042	Vitamin Shoppe Industries LLC	Lease, 0037-Route 4 Paramus, as amended by and between Vitamin Shoppe Industries LLC and Dicks Adventure LLC	0037	\$2,000.00
184	Dierbergs 5LP	Dierbergs 5LP 16690 Swingley Ridge Road PO Box 1070 Chesterfield, MO 63017	Vitamin Shoppe Industries LLC	Lease, 0550-St. Peters, as amended by and between Vitamin Shoppe Industries LLC and Dierbergs 5LP	0550	\$0.00



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185	Dixie Pointe Shopping Center, LLC	Dixie Pointe Shopping Center, LLC c/o Global Realty & Management FL Inc. 4125 NW 88 Avenue Fort Lauderdale, FL 33351	Vitamin Shoppe Industries LLC	Lease, 0080-Dadeland, as amended by and between Vitamin Shoppe Industries LLC and Dixie Pointe Shopping Center, LLC	0080	\$0.00
186	Douglasville Promenade LLC	Douglasville Promenade LLC 3350 Riverwood Parkway Suite 450 Atlanta, GA 30339	Vitamin Shoppe Industries LLC	Lease, 0839-Douglasville, as amended by and between Vitamin Shoppe Industries LLC and Douglasville Promenade LLC	0839	\$0.00
187	Dov & P Holding Corp.	Dov & P Holding Corp. 49 Murray Hill Terrace Lauvsnes, Nord-Trøndelag 7746	Vitamin Shoppe Industries LLC	Lease, 0611-Erie, as amended by and between Vitamin Shoppe Industries LLC and Dov & P Holding Corp.	0611	\$0.00
188	Downey Landing SPE, LLC	Downey Landing SPE, LLC 200 E. Carrillo Street Suite 200 Santa Barbara, CA 93101	Vitamin Shoppe Industries LLC	Lease, 0742-Downey, as amended by and between Vitamin Shoppe Industries LLC and Downey Landing SPE, LLC	0742	\$0.00
189	DRP Market Heights Property Owner, LLC	DRP Market Heights Property Owner, LLC 12221 Merit Dr. Suite 1220 Dallas, TX 75251	Vitamin Shoppe Industries LLC	Lease, 0581-Harker Heights, as amended by and between Vitamin Shoppe Industries LLC and DRP Market Heights Property Owner, LLC	0581	\$20.46
190	DT Prado LLC	DT Prado LLC 3300 Enterprise Parkway Beachwood, OH 44122	Vitamin Shoppe Industries LLC	Lease, 0574-Kennesaw, as amended by and between Vitamin Shoppe Industries LLC and DT Prado LLC	0574	\$162.55
191	Duluth Retail 4 Guys, LLC	Duluth Retail 4 Guys, LLC 7940 Via Dellagio Way Suite 200 Orlando, FL 32819	Vitamin Shoppe Industries LLC	Lease, 0627-Duluth, as amended by and between Vitamin Shoppe Industries LLC and Duluth Retail 4 Guys, LLC	0627	\$2,725.17
192	Eagle Matrix LLLP	Eagle Matrix LLLP 4446-1A Hendricks Ave. PMB#377 Jacksonville, FL 32207	Vitamin Shoppe Industries LLC	Lease, 0864-Jacksonville (River City), as amended by and between Vitamin Shoppe Industries LLC and Eagle Matrix LLLP	0864	\$0.00
193	East Broadway Tucson Co. LLC	East Broadway Tucson Co. LLC c/o Benenson Capital Partners LLC 155 East 44th Street 27th Floor New York City, NY 10017	Vitamin Shoppe Industries LLC	Lease, 0598-Tucson, as amended by and between Vitamin Shoppe Industries LLC and East Broadway Tucson Co. LLC	0598	\$18.49
194	East End Associates LLC	East End Associates LLC 277 Park Ave. New York City, NY 10017	Vitamin Shoppe Industries LLC	Lease, 0002-72nd Street, as amended by and between Vitamin Shoppe Industries LLC and East End Associates LLC	0002	\$0.00
195	East Hampton NY Enterprises LLC	East Hampton NY Enterprises LLC P.O. Box 620712 New York City, NY 11362	Vitamin Shoppe Industries LLC	Lease, 0895-Commack, as amended by and between Vitamin Shoppe Industries LLC and East Hampton NY Enterprises LLC	0895	\$0.00
196	Easton Market SC, LLC	Easton Market SC, LLC 814 Commerce Drive Suite 300 Oak Brook, IL 60523	Vitamin Shoppe Industries LLC	Lease, 0529-Columbus (Easton), as amended by and between Vitamin Shoppe Industries LLC and Easton Market SC, LLC	0529	\$440.11
197	EastWing, LLC	EastWing, LLC 733 Struck Street Unit#44624 Madison (town), WI 53744	Vitamin Shoppe Industries LLC	Lease, 0382-Madison East, as amended by and between Vitamin Shoppe Industries LLC and EastWing, LLC	0382	\$0.00
198	Eatontown Plaza LLC	Eatontown Plaza LLC 523 Michigan Ave. Miami Beach, FL 33139	Vitamin Shoppe Industries LLC	Lease, 0073-EATONTOWN, as amended by and between Vitamin Shoppe Industries LLC and Eatontown Plaza LLC	0073	\$0.00
199	Eclipse Real Estate LLC	Eclipse Real Estate LLC 601 Union Street Suite 2300 Seattle, WA 98101	Vitamin Shoppe Industries LLC	Lease, 1005-Kenmore, as amended by and between Vitamin Shoppe Industries LLC and Eclipse Real Estate LLC	1005	\$0.00

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200	Edgewood Retail, LLC	Edgewood Retail, LLC c/o North American Development Group 360 South Rosemary Avenue Suite 400 West Palm Beach, FL 33401	Vitamin Shoppe Industries LLC	Lease, 0248-Edgewood, as amended by and between Vitamin Shoppe Industries LLC and Edgewood Retail, LLC	0248	\$0.00
201	EGATE-95, LLC	EGATE-95, LLC 8441 Cooper Creek Blvd. Bradenton, FL 34201	Vitamin Shoppe Industries LLC	Lease, 0728-Williamsville, as amended by and between Vitamin Shoppe Industries LLC and EGATE-95, LLC	0728	\$383.02
202	Eighteen Associates LLC	Eighteen Associates LLC 32 Court Street Brooklyn, NY 11201	Vitamin Shoppe Industries LLC	Lease, 0036-Court Street, as amended by and between Vitamin Shoppe Industries LLC and Eighteen Associates LLC	0036	\$0.00
203	EJT II, LLC	EJT II, LLC c/o The Shopping Center Group LLC 300 Galleria Pkwy 12th Floor Atlanta, GA 30339	Vitamin Shoppe Industries LLC	Lease, 0773-Homestead, as amended by and between Vitamin Shoppe Industries LLC and EJT II, LLC	0773	\$0.00
204	Eldersburg Sustainable Redevelopment LLC	Eldersburg Sustainable Redevelopment LLC Black Oak Associates 1 West Pennsylvania Ave. Ste. 975 Towson, MD 21204	Vitamin Shoppe Industries LLC	Lease, 0807-Eldersburg, as amended by and between Vitamin Shoppe Industries LLC and Eldersburg Sustainable Redevelopment LLC	0807	\$0.00
205	Emporium Shoppes L.L.C.	Emporium Shoppes L.L.C. 2924 Davie Road Suite 202 Fort Lauderdale, FL 33314	Vitamin Shoppe Industries LLC	Lease, 0079-West Palm Beach, as amended by and between Vitamin Shoppe Industries LLC and Emporium Shoppes L.L.C.	0079	\$0.00
206	Epps Bridge Centre Property Company, LLC	Epps Bridge Centre Property Company, LLC 6445 Powers Ferry Road Suite 120 Atlanta, GA 30339	Vitamin Shoppe Industries LLC	Lease, 0654-Athens, as amended by and between Vitamin Shoppe Industries LLC and Epps Bridge Centre Property Company, LLC	0654	\$0.00
207	ERG Realty LLC	ERG Realty LLC 6 State Street Canaman, ME 04402	Vitamin Shoppe Industries LLC	Lease, 0784-Bangor, as amended by and between Vitamin Shoppe Industries LLC and ERG Realty LLC	0784	\$0.00
208	Eustis Covenant Group LLC	Eustis Covenant Group LLC 2460 Paseo Verde Parkway Suite 145 Henderson, NV 89074	Vitamin Shoppe Industries LLC	Lease, 0764-Mount Dora, as amended by and between Vitamin Shoppe Industries LLC and Eustis Covenant Group LLC	0764	\$0.00
209	EVJA & Associates (Columbia) LLC	EVJA & Associates (Columbia) LLC 1620 Scott Avenue Charlotte, NC 28203	Vitamin Shoppe Industries LLC	Lease, 0262-Forest Acres, as amended by and between Vitamin Shoppe Industries LLC and EVJA & Associates (Columbia) LLC	0262	\$4,241.36
210	EW Mansell, LLC and East West Commons Investors, LLC	EW Mansell, LLC and East West Commons Investors, LLC c/o Colliers International Management - Atlanta LLC 1230 Peachtree Street NE Atlanta Suite 800 Atlanta, GA 30309	Vitamin Shoppe Industries LLC	Lease, 0868-Austell, as amended by and between Vitamin Shoppe Industries LLC and EW Mansell, LLC and East West Commons Investors, LLC	0868	\$0.00
211	FAAR Properties LLC	FAAR Properties LLC 100 Garvies Point Road Unit 1037 Glen Cove, NY 11542	Vitamin Shoppe Industries LLC	Lease, 0257-New Hartford, as amended by and between Vitamin Shoppe Industries LLC and FAAR Properties LLC	0257	\$0.00
212	Fairway Equity Partners, LLC	Fairway Equity Partners, LLC c/o Fairway Union 12818 Lott Ave. Houston, TX 77089	Vitamin Shoppe Industries LLC	Lease, 0278-Pasadena TX, as amended by and between Vitamin Shoppe Industries LLC and Fairway Equity Partners, LLC	0278	\$0.00
213	Falcon Landing LLC	Falcon Landing LLC 5839 Via Verona View Colorado Springs, CO 80919	Vitamin Shoppe Industries LLC	Lease, 0243-Colorado Springs, as amended by and between Vitamin Shoppe Industries LLC and Falcon Landing LLC	0243	\$0.00

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214	FC Rancho, LLC	FC Rancho, LLC C/O: Milan Capital Management Inc. 701 S. Parker Street Suite 5200 Orange, CA 92868	Vitamin Shoppe Industries LLC	Lease, 0194-Rancho Cucamonga, as amended by and between Vitamin Shoppe Industries LLC and FC Rancho, LLC	0194	\$0.00
215	Federal Realty OP LP	Federal Realty OP LP 909 Rose Avenue Suite #200 Rockville, MD 20852	Vitamin Shoppe Industries LLC	Lease, 0504-Bala Cynwyd, as amended by and between Vitamin Shoppe Industries LLC and Federal Realty OP LP	0504	\$33.36
216	Federal Way Crossings Owner, LLC and Trimark FWC Owner, LLC	Federal Way Crossings Owner, LLC and Trimark FWC Owner, LLC 10655 NE 4th Street Suite 700 Bellevue, WA 98004	Vitamin Shoppe Industries LLC	Lease, 1016-Federal Way, as amended by and between Vitamin Shoppe Industries LLC and Federal Way Crossings Owner, LLC and Trimark FWC Owner, LLC	1016	\$22.07
217	Felix Center On Kirby Ltd.	Felix Center On Kirby Ltd. 1800 St. James Place Suite 300 Houston, TX 77056	Vitamin Shoppe Industries LLC	Lease, 0232-Rice Village, as amended by and between Vitamin Shoppe Industries LLC and Felix Center On Kirby Ltd.	0232	\$0.00
218	Festival of Hyannis LLC	Festival of Hyannis LLC c/o Kimco Realty Corporation 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0414-Hyannis, as amended by and between Vitamin Shoppe Industries LLC and Festival of Hyannis LLC	0414	\$0.00
219	Festival Properties, Inc.	Festival Properties, Inc. 1215 Gessner Road Houston, TX 77055	Vitamin Shoppe Industries LLC	Lease, 0087-West Colonial, as amended by and between Vitamin Shoppe Industries LLC and Festival Properties, Inc.	0087	\$0.00
220	Fifth & Alton (Edens) LLC	Fifth & Alton (Edens) LLC 500 East Broward Boulevard Suite 1620 Fort Lauderdale, FL 33301	Vitamin Shoppe Industries LLC	Lease, 0468-South Beach, as amended by and between Vitamin Shoppe Industries LLC and Fifth & Alton (Edens) LLC	0468	\$1,862.66
221	Fifty144 Oak View Partners, LLC and Crescent Partners, LLC	Fifty144 Oak View Partners, LLC and Crescent Partners, LLC Oak View Hollow c/o The Lund Company 450 Regency Parkway Suite 200 Omaha, NE 68114	Vitamin Shoppe Industries LLC	Lease, 0580-Omaha, as amended by and between Vitamin Shoppe Industries LLC and Fifty144 Oak View Partners, LLC and Crescent Partners, LLC	0580	\$0.00
222	First Amendment & Restatement of the Massimo Musa Revokable Trust 2021 Gunbarrel Road, Chattanooga TN	First Amendment & Restatement of the Massimo Musa Revokable Trust 2021 Gunbarrel Road, Chattanooga TN 4800 No Federal Highway Suite 201B Boca Raton, FL 33431	Vitamin Shoppe Industries LLC	Lease, 0141-Chattanooga, as amended by and between Vitamin Shoppe Industries LLC and First Amendment & Restatement of the Massimo Musa Revokable Trust 2021 Gunbarrel Road, Chattanooga TN	0141	\$0.00
223	Florida Investments 8 LLC	Florida Investments 8 LLC c/o One Global Property Management LLC 900 North Federal Highway Suite 300 Hallandale Beach, FL 33009	Vitamin Shoppe Industries LLC	Lease, 0805-St. Augustine, as amended by and between Vitamin Shoppe Industries LLC and Florida Investments 8 LLC	0805	\$0.00
224	Florida Investments 9 LLC	Florida Investments 9 LLC c/o One Global Property Management LLC 900 North Federal Highway Suite 300 Hallandale Beach, FL 33009	Vitamin Shoppe Industries LLC	Lease, 0856-Port Charlotte, as amended by and between Vitamin Shoppe Industries LLC and Florida Investments 9 LLC	0856	\$0.00
225	FLW 101, LLC	FLW 101, LLC 1001 B. Avenue Suite 301 Coronado, CA 92118	Vitamin Shoppe Industries LLC	Lease, 0571-N. Scottsdale, as amended by and between Vitamin Shoppe Industries LLC and FLW 101, LLC	0571	\$0.00
226	FOF II Alamance Property Owner, LLC	FOF II Alamance Property Owner, LLC c/o Foundry Commercial LLC 420 S. Orange Ave. Suite 400 Orlando, FL 32801	Vitamin Shoppe Industries LLC	Lease, 0392-Burlington, as amended by and between Vitamin Shoppe Industries LLC and FOF II Alamance Property Owner, LLC	0392	\$0.00

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227	Foothills Shopping Center, LLC	Foothills Shopping Center, LLC c/o Capital Asset Management 2701 E. Camelback Rd. Ste. 170 Phoenix, AZ 85016	Vitamin Shoppe Industries LLC	Lease, 0777-Ahwatukee, as amended by and between Vitamin Shoppe Industries LLC and Foothills Shopping Center, LLC	0777	\$0.00
228	Fordham Retail Associates, LLC	Fordham Retail Associates, LLC 999 Waterside Drive Suite 2300 Norfolk, VA 23510	Vitamin Shoppe Industries LLC	Lease, 0512-Fordham Road, as amended by and between Vitamin Shoppe Industries LLC and Fordham Retail Associates, LLC	0512	\$0.00
229	Fountain Property LLC	Fountain Property LLC 20814 Gartel Drive Walnut, CA 91789	Vitamin Shoppe Industries LLC	Lease, 0380-Bakersfield, as amended by and between Vitamin Shoppe Industries LLC and Fountain Property LLC	0380	\$0.00
230	Fowler Investment Company LLC	Fowler Investment Company LLC 2805 W. Horatio St. # Office Tampa, FL 33609	Vitamin Shoppe Industries LLC	Lease, 0124-Tampa-University Park, as amended by and between Vitamin Shoppe Industries LLC and Fowler Investment Company LLC	0124	\$0.00
231	FR Grossmont, LLC	FR Grossmont, LLC c/o Federal Realty Investment Trust 909 Rose Avenue Suite 200 Rockville, MD 20852	Vitamin Shoppe Industries LLC	Lease, 0183-La Mesa, as amended by and between Vitamin Shoppe Industries LLC and FR Grossmont, LLC	0183	\$0.00
232	Frontier Bel Air LLC	Frontier Bel Air LLC c/o Geneva Management LLC 2950 SW 27th Avenue Suite 300 Miami, FL 33133	Vitamin Shoppe Industries LLC	Lease, 0337-Bel Air, as amended by and between Vitamin Shoppe Industries LLC and Frontier Bel Air LLC	0337	\$0.00
233	Frontier Dania LLC	Frontier Dania LLC c/o Geneva Management LLC 2950 SW 27th Avenue Suite 300 Miami, FL 33133	Vitamin Shoppe Industries LLC	Lease, 0420-Hollywood, as amended by and between Vitamin Shoppe Industries LLC and Frontier Dania LLC	0420	\$0.00
234	Frontier Dover LLC	Frontier Dover LLC c/o Geneva Management LLC 2950 SW 27th Avenue Suite 300 Miami, FL 33133	Vitamin Shoppe Industries LLC	Lease, 0546-Dover, as amended by and between Vitamin Shoppe Industries LLC and Frontier Dover LLC	0546	\$13.50
235	Frontier Kissimmee LLC	Frontier Kissimmee LLC c/o Geneva Management LLC 2950 SW 27th Avenue Suite 300 Miami, FL 33133	Vitamin Shoppe Industries LLC	Lease, 0554-Kissimmee, as amended by and between Vitamin Shoppe Industries LLC and Frontier Kissimmee LLC	0554	\$711.02
236	Frontier Osceola LLC	Frontier Osceola LLC c/o Geneva Management LLC 2950 SW 27th Avenue Suite 300 Miami, FL 33133	Vitamin Shoppe Industries LLC	Lease, 0419-Merritt Island, as amended by and between Vitamin Shoppe Industries LLC and Frontier Osceola LLC	0419	\$0.00
237	Funhouse Plaza LLC	Funhouse Plaza LLC 291 South Broadway Salem, NH 03079	Vitamin Shoppe Industries LLC	Lease, 0583-Salem, as amended by and between Vitamin Shoppe Industries LLC and Funhouse Plaza LLC	0583	\$0.00
238	G&I X CenterPoint LLC	G&I X CenterPoint LLC c/o Pine Tree Commercial Realty LLC 814 Commerce Drive Suite 300 Oak Brook, IL 60523	Vitamin Shoppe Industries LLC	Lease, 0599-Grand Rapids, as amended by and between Vitamin Shoppe Industries LLC and G&I X CenterPoint LLC	0599	\$723.96
239	G&T Investments LLC	G&T Investments LLC P.O. Box 1559 Las Cruces, NM 88004	Vitamin Shoppe Industries LLC	Lease, 0686-North Little Rock, as amended by and between Vitamin Shoppe Industries LLC and G&T Investments LLC	0686	\$0.00
240	Gaithersburg Commons LLC	Gaithersburg Commons LLC c/o Milbrook Properties 42 Bayview Avenue Manhasset, NY 11030	Vitamin Shoppe Industries LLC	Lease, 0052-Gaithersburg, as amended by and between Vitamin Shoppe Industries LLC and Gaithersburg Commons LLC	0052	\$133.44

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241	Gaitway Plaza LLC	Gaitway Plaza LLC c/o wpg 4900 East Dublin Granville Road 4th Floor Westerville, OH 43081	Vitamin Shoppe Industries LLC	Lease, 0199-Ocala, as amended by and between Vitamin Shoppe Industries LLC and Gaitway Plaza LLC	0199	\$0.00
242	Galleria Alpha Plaza, Ltd.	Galleria Alpha Plaza, Ltd. 2001 Preston Road Plano, TX 75093	Vitamin Shoppe Industries LLC	Lease, 0905-Alpha Road, as amended by and between Vitamin Shoppe Industries LLC and Galleria Alpha Plaza, Ltd.	0905	\$0.00
243	Gallup & Whalen Santa Maria	Gallup & Whalen Santa Maria 2105 Castlevue Dr. Turlock, CA 95382	Vitamin Shoppe Industries LLC	Lease, 0638-Pleasant Hill, as amended by and between Vitamin Shoppe Industries LLC and Gallup & Whalen Santa Maria	0638	\$566.73
244	Gaslight Alley, LLC	Gaslight Alley, LLC 12725 Ventura Boulevard Suite A Studio City, CA 91604	Vitamin Shoppe Industries LLC	Lease, 0838-Studio City, as amended by and between Vitamin Shoppe Industries LLC and Gaslight Alley, LLC	0838	\$0.00
245	GC Baybrook, L.P.	GC Baybrook, L.P. 788 W. Sam Houston Parkway North Suite 206 Houston, TX 77024	Vitamin Shoppe Industries LLC	Lease, 0208-Webster-Baybrook, as amended by and between Vitamin Shoppe Industries LLC and GC Baybrook, L.P.	0208	\$0.00
246	Geiger JB Property, LLC	Geiger JB Property, LLC 2055 South Kanner Highway Stuart, FL 34995	Vitamin Shoppe Industries LLC	Lease, 0114-Jensen Beach, as amended by and between Vitamin Shoppe Industries LLC and Geiger JB Property, LLC	0114	\$0.00
247	Geneva Commons Shoppes LLC	Geneva Commons Shoppes LLC 8424 Evergreen Lane Darien, IL 60561	Vitamin Shoppe Industries LLC	Lease, 0130-Geneva, as amended by and between Vitamin Shoppe Industries LLC and Geneva Commons Shoppes LLC	0130	\$0.00
248	George Harriss Properties, LLC	George Harriss Properties, LLC 3905 Oleander Dr Suite B Wilmington, NC 28403	Vitamin Shoppe Industries LLC	Lease, 0480-Oleander, as amended by and between Vitamin Shoppe Industries LLC and George Harriss Properties, LLC	0480	\$0.00
249	George N. Snelling	George N. Snelling d/b/a Landover Developments One LLC 610 Brae Burn Dr. Martinez, GA 30907	Vitamin Shoppe Industries LLC	Lease, 0383-Pensacola, as amended by and between Vitamin Shoppe Industries LLC and George N. Snelling	0383	\$0.00
250	GGPA State College 1998, L.P.	GGPA State College 1998, L.P. 500 Grant Street Suite 2000 Pittsburgh, PA 15219	Vitamin Shoppe Industries LLC	Lease, 0198-Mentor, as amended by and between Vitamin Shoppe Industries LLC and GGPA State College 1998, L.P.	0198	\$0.00
251	GIGLIOTTI HOLDINGS LP	GIGLIOTTI HOLDINGS LP 11279 Perry Hwy Ste 509 Wexford, PA 15090	Vitamin Shoppe Industries LLC	Lease, 0486-Cranberry, as amended by and between Vitamin Shoppe Industries LLC and GIGLIOTTI HOLDINGS LP	0486	\$983.30
252	GKT Shoppes At Legacy Park, L.L.C.	GKT Shoppes At Legacy Park, L.L.C. 211 N. Stadium Boulevard Suite 201 Columbia, MO 65203	Vitamin Shoppe Industries LLC	Lease, 0873-Tuscaloosa, as amended by and between Vitamin Shoppe Industries LLC and GKT Shoppes At Legacy Park, L.L.C.	0873	\$0.00
253	Gleneagles Plaza, Plano TX, LLC	Gleneagles Plaza, Plano TX, LLC 10250 Constellation Blvd. Suite 2850 Los Angeles, CA 90067	Vitamin Shoppe Industries LLC	Lease, 0155-West Plano, as amended by and between Vitamin Shoppe Industries LLC and Gleneagles Plaza, Plano TX, LLC	0155	\$86.60
254	GLL Selection II Florida L.P.	GLL Selection II Florida L.P. c/o Macquarie Asset Management 420 South Orange Avenue Suite 190 Orlando, FL 32801	Vitamin Shoppe Industries LLC	Lease, 0488-Naples, as amended by and between Vitamin Shoppe Industries LLC and GLL Selection II Florida L.P.	0488	\$0.00
255	Goldsboro Retail Center, LLC	Goldsboro Retail Center, LLC c/o Frasier Consulting Group LLC 1201 Macy Drive Roswell, GA 30076	Vitamin Shoppe Industries LLC	Lease, 0785-Goldsboro, as amended by and between Vitamin Shoppe Industries LLC and Goldsboro Retail Center, LLC	0785	\$0.00

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256	Governor's Square Company IB	Governor's Square Company IB 2445 Belmont Ave Youngstown, OH 44504	Vitamin Shoppe Industries LLC	Lease, 0669-Clarksville, as amended by and between Vitamin Shoppe Industries LLC and Governor's Square Company IB	0669	\$387.03
257	GP Marketplace 1750, LLC	GP Marketplace 1750, LLC 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0872-Grand Parkway, as amended by and between Vitamin Shoppe Industries LLC and GP Marketplace 1750, LLC	0872	\$0.00
258	GP Wisconsin, L.L.C.	GP Wisconsin, L.L.C. c/o SRS Realty 51 Sherwood Terrace Suite 51 Lake Bluff, IL 60044	Vitamin Shoppe Industries LLC	Lease, 0220-Wauwatosa, as amended by and between Vitamin Shoppe Industries LLC and GP Wisconsin, L.L.C.	0220	\$0.00
259	Grand Canyon Center, LP	Grand Canyon Center, LP 10850 Wilshire Boulevard Suite 1000 Los Angeles, CA 90024	Vitamin Shoppe Industries LLC	Lease, 0768-Flamingo & Grand, as amended by and between Vitamin Shoppe Industries LLC and Grand Canyon Center, LP	0768	\$0.00
260	Grand Rapids Retail LLC	Grand Rapids Retail LLC c/o Sartorial Properties 3020 Palos Verdes Dr. W Palos Verdes Peninsula, CA 90274	Vitamin Shoppe Industries LLC	Lease, 0755-Walker, as amended by and between Vitamin Shoppe Industries LLC and Grand Rapids Retail LLC	0755	\$0.00
261	Great Hills Retail Inc.	Great Hills Retail Inc. c/o Heitman LLC 191 N. Wacker Dr. Suite 2500 Chicago, IL 60606	Vitamin Shoppe Industries LLC	Lease, 0386-Austin, as amended by and between Vitamin Shoppe Industries LLC and Great Hills Retail Inc.	0386	\$15.70
262	Great Hills Retail Inc.	Great Hills Retail Inc. c/o Heitman LLC 191 N. Wacker Dr. Suite 2500 Chicago, IL 60606	Vitamin Shoppe Industries LLC	Lease, 0386 - Sublease-Arboretum - Sublease to IPP - Stores, LLC, as amended by and between Vitamin Shoppe Industries LLC and Great Hills Retail Inc.	0386	\$15.70
263	Greenridge Shops Inc.	Greenridge Shops Inc. c/o Heitman Capital Management LLC 191 Wacker Drive Suite 2500 Chicago, IL 60606	Vitamin Shoppe Industries LLC	Lease, 0305-Greenville, as amended by and between Vitamin Shoppe Industries LLC and Greenridge Shops Inc.	0305	\$0.00
264	Greenspot Largo. LLC	Greenspot Largo. LLC c/o PM Real Estate Management Inc. 4000 South Poplar Street Casper, WY 82601	Vitamin Shoppe Industries LLC	Lease, 0727-Largo, as amended by and between Vitamin Shoppe Industries LLC and Greenspot Largo. LLC	0727	\$0.00
265	Greenville Ave. Retail LP	Greenville Ave. Retail LP 8400 Westchester Suite 300 Dallas, TX 75225	Vitamin Shoppe Industries LLC	Lease, 0209-Northpark, as amended by and between Vitamin Shoppe Industries LLC and Greenville Ave. Retail LP	0209	\$0.00
266	Greenwood Vineyards LLC	Greenwood Vineyards LLC c/o Bank of America Trust 575 Maryville Centre Dr Ste 511 Saint Louis, MO 63141	Vitamin Shoppe Industries LLC	Lease, 0191-Irving, as amended by and between Vitamin Shoppe Industries LLC and Greenwood Vineyards LLC	0191	\$1,279.74
267	GRI Brookside Shops, LLC	GRI Brookside Shops, LLC c/o First Washington Realty Inc. 7200 Wisconsin Avenue Suite 600 Bethesda, MD 20814	Vitamin Shoppe Industries LLC	Lease, 0545-Brookside, as amended by and between Vitamin Shoppe Industries LLC and GRI Brookside Shops, LLC	0545	\$526.90
268	GSR Realty, LLC	GSR Realty, LLC 6530 4th Ave Brooklyn, NY 11220	Vitamin Shoppe Industries LLC	Lease, 0781-Fuquay Varina, as amended by and between Vitamin Shoppe Industries LLC and GSR Realty, LLC	0781	\$0.00
269	Gurnee LM Properties, LLC	Gurnee LM Properties, LLC 1401 S Brentwood Blvd Suite 520 Brentwood, MO 63144	Vitamin Shoppe Industries LLC	Lease, 0819-Gurnee, as amended by and between Vitamin Shoppe Industries LLC and Gurnee LM Properties, LLC	0819	\$0.00

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270	H.S.W. Associates Inc.	H.S.W. Associates Inc. 3750 Gunn Highway Suite 308 Tampa, FL 33618	Vitamin Shoppe Industries LLC	Lease, 0702-South Tampa, as amended by and between Vitamin Shoppe Industries LLC and H.S.W. Associates Inc.	0702	\$0.00
271	Hankins-Kenny Ventures LLC	Hankins-Kenny Ventures LLC 151 Sawgrass Corners Drive Suite 202 Ponte Vedra Beach, FL 32082	Vitamin Shoppe Industries LLC	Lease, 0808-Lake Charles, as amended by and between Vitamin Shoppe Industries LLC and Hankins-Kenny Ventures LLC	0808	\$0.00
272	Hanley LM Properties, LLC c/o Lenette Realty & Investments Co.	Hanley LM Properties, LLC c/o Lenette Realty & Investments Co. 1401 S Brentwood Blvd. Suite 520 St. Louis, MO 63144	Vitamin Shoppe Industries LLC	Lease, 0698-Brentwood, as amended by and between Vitamin Shoppe Industries LLC and Hanley LM Properties, LLC c/o Lenette Realty & Investments Co.	0698	\$0.00
273	Harry & Ruth Ornest Trust	Harry & Ruth Ornest Trust 3172 Abington Drive Beverly Hills, CA 90210	Vitamin Shoppe Industries LLC	Lease, 0193-LA/Fairfax, as amended by and between Vitamin Shoppe Industries LLC and Harry & Ruth Ornest Trust	0193	\$24,540.54
274	Hart Miracle Marketplace	Hart Miracle Marketplace 925 South Federal Hwy. Suite 700 Boca Raton, FL 33432	Vitamin Shoppe Industries LLC	Lease, 0481-Coral Gables, as amended by and between Vitamin Shoppe Industries LLC and Hart Miracle Marketplace	0481	\$0.00
275	Hartel Properties LLC	Hartel Properties LLC 335 E 78th St Minneapolis, MN 55420	Vitamin Shoppe Industries LLC	Lease, 0622-St. Cloud, as amended by and between Vitamin Shoppe Industries LLC and Hartel Properties LLC	0622	\$0.00
276	Hawkins Point Partners, LLC	Hawkins Point Partners, LLC c/o Joe Holmes 106 East 8th Avenue Rome, GA 30161	Vitamin Shoppe Industries LLC	Lease, 0897-Panama City (Relocation), as amended by and between Vitamin Shoppe Industries LLC and Hawkins Point Partners, LLC	0897	\$0.00
277	Hazel Dell & 78th Associates LLC	Hazel Dell & 78th Associates LLC 19767 SW 72nd Avenue Suite 100 Tualatin, OR 97062	Vitamin Shoppe Industries LLC	Lease, 1032-Vancouver, as amended by and between Vitamin Shoppe Industries LLC and Hazel Dell & 78th Associates LLC	1032	\$0.00
278	HCLARE, LLC	HCLARE, LLC c/o Jim Harris Los Angeles, CA 90034	Vitamin Shoppe Industries LLC	Lease, 0658-Bolingbrook, as amended by and between Vitamin Shoppe Industries LLC and HCLARE, LLC	0658	\$0.00
279	Healy Family Trust	Healy Family Trust 1167 Sunset Cliffs Blvd. San Diego, CA 92107	Vitamin Shoppe Industries LLC	Lease, 0761-Riverside, as amended by and between Vitamin Shoppe Industries LLC and Healy Family Trust	0761	\$0.00
280	Highbridge Development BR LLC	Highbridge Development BR LLC 2165 Technology Drive FL 2 Schenectady, NY 12308	Vitamin Shoppe Industries LLC	Lease, 0577-Niskayuna, as amended by and between Vitamin Shoppe Industries LLC and Highbridge Development BR LLC	0577	\$0.00
281	HIGHLANDS 501 (C) (25) INC.	HIGHLANDS 501 (C) (25) INC. c/o RREEF Management Company 1406 Halsey Way Suite 110 Carrollton, TX 75007	Vitamin Shoppe Industries LLC	Lease, 0411-Flower Mound, as amended by and between Vitamin Shoppe Industries LLC and HIGHLANDS 501 (C) (25) INC.	0411	\$87.76
282	Hilo Power Partners, LLC	Hilo Power Partners, LLC 18301 Von Karman Ave. Suite 850 Irvine, CA 92612	Vitamin Shoppe Industries LLC	Lease, 0740-Hilo, as amended by and between Vitamin Shoppe Industries LLC and Hilo Power Partners, LLC	0740	\$0.00
283	Holmdel Commons LLC	Holmdel Commons LLC c/o Kimco Realty Corporation 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0082-Holmdel, as amended by and between Vitamin Shoppe Industries LLC and Holmdel Commons LLC	0082	\$0.00
284	Horizon Jajo, LLC	Horizon Jajo, LLC 4112 Brookview Drive SE Atlanta, GA 30339	Vitamin Shoppe Industries LLC	Lease, 0540-Warner Robins, as amended by and between Vitamin Shoppe Industries LLC and Horizon Jajo, LLC	0540	\$0.00

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285	Hunter's Lake, J.M. Cox, Jr., Tracy Fleenor, and John Speropulos	Hunter's Lake, J.M. Cox, Jr., Tracy Fleenor, and John Speropulos 801 Sunset Drive Suite D-1 Johnson City, TN 37604	Vitamin Shoppe Industries LLC	Lease, 0253-Johnson City, as amended by and between Vitamin Shoppe Industries LLC and Hunter's Lake, J.M. Cox, Jr., Tracy Fleenor, and John Speropulos	0253	\$0.00
286	Hylan Ross LLC	Hylan Ross LLC 5655 Amboy Road Staten Island, NY 10309	Vitamin Shoppe Industries LLC	Lease, 0680-Staten Island (Hylan), as amended by and between Vitamin Shoppe Industries LLC and Hylan Ross LLC	0680	\$1,305.57
287	Indy-C-Kal, Inc.	Indy-C-Kal, Inc. 2500 Westmont Circle Sterling Heights, MI 48310	Vitamin Shoppe Industries LLC	Lease, 0780-Livonia, as amended by and between Vitamin Shoppe Industries LLC and Indy-C-Kal, Inc.	0780	\$0.00
288	Inland Commercial Real Estate Services LLC/Bldg. #75052	Inland Commercial Real Estate Services LLC/Bldg. #75052 Attention: Jon Spitz 2901 Butterfield Road Oak Brook, IL 06523	Vitamin Shoppe Industries LLC	Lease, 0483-Robinson, as amended by and between Vitamin Shoppe Industries LLC and Inland Commercial Real Estate Services LLC/Bldg. #75052	0483	\$181.40
289	InSite Naperville, LLC	InSite Naperville, LLC 1400 16th Street Suite 300 Oak Brook, IL 60523	Vitamin Shoppe Industries LLC	Lease, 0596-Naperville, as amended by and between Vitamin Shoppe Industries LLC and InSite Naperville, LLC	0596	\$0.00
290	InSite Parma, LLC	InSite Parma, LLC 1400 16th Street Suite 300 Oak Brook, IL 60523	Vitamin Shoppe Industries LLC	Lease, 0566-Parma, as amended by and between Vitamin Shoppe Industries LLC and InSite Parma, LLC	0566	\$0.00
291	ISO Venner Plaza Holdings, LLC	ISO Venner Plaza Holdings, LLC Suntide Commercial Realty Inc. Inc. 2550 University Avenue West Suite 305 Saint Paul, MN 55114	Vitamin Shoppe Industries LLC	Lease, 0604-Maplewood, as amended by and between Vitamin Shoppe Industries LLC and ISO Venner Plaza Holdings, LLC	0604	\$0.00
292	Istar, LLC	Istar, LLC 321D Lafayette Road Hampton, NH 03842	Vitamin Shoppe Industries LLC	Lease, 0828-Seabrook, as amended by and between Vitamin Shoppe Industries LLC and Istar, LLC	0828	\$0.00
293	IVT Renaissance Center Durham I, LP	IVT Renaissance Center Durham I, LP c/o InvenTrust Property Management LLC 3025 Highland Parkway Suite 350 Downers Grove, IL 60515	Vitamin Shoppe Industries LLC	Lease, 0189-Durham, as amended by and between Vitamin Shoppe Industries LLC and IVT Renaissance Center Durham I, LP	0189	\$992.33
294	J&M Owners NY, LLC	J&M Owners NY, LLC 33 East Camino Real Unit 512 Boca Raton, FL 33432	Vitamin Shoppe Industries LLC	Lease, 0085-Steinway Street, as amended by and between Vitamin Shoppe Industries LLC and J&M Owners NY, LLC	0085	\$176.51
295	J.M. Baker Properties LLC	J.M. Baker Properties LLC 484 Washington Street Suite D Monterey, CA 93940	Vitamin Shoppe Industries LLC	Lease, 0240-Seaside, as amended by and between Vitamin Shoppe Industries LLC and J.M. Baker Properties LLC	0240	\$1,100.33
296	JAHCO Stonebriar LLC	JAHCO Stonebriar LLC 1717 Main Street Suite 2600 Dallas, TX 75201	Vitamin Shoppe Industries LLC	Lease, 0158-Frisco, as amended by and between Vitamin Shoppe Industries LLC and JAHCO Stonebriar LLC	0158	\$0.00
297	Jamaica-88th Ave., LLC	Jamaica-88th Ave., LLC c/o Peter Dilis PO Box 280-275 Brooklyn, NY 11228	Vitamin Shoppe Industries LLC	Lease, 0760-Garden City Park, as amended by and between Vitamin Shoppe Industries LLC and Jamaica-88th Ave., LLC	0760	\$0.00
298	James H. Batmasian	James H. Batmasian 215 North Federal Highway Suite 1 Boca Raton, FL 33432	Vitamin Shoppe Industries LLC	Lease, 0403-Deerfield Beach, as amended by and between Vitamin Shoppe Industries LLC and James H. Batmasian	0403	\$0.00



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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Store	Cure Amount
299	JBL Humblewood Center, LLC	JBL Humblewood Center, LLC c/o JBL Asset Management LLC 2028 Harrison Street Suite 202 Hollywood, FL 33020	Vitamin Shoppe Industries LLC	Lease, 0757-Humble, as amended by and between Vitamin Shoppe Industries LLC and JBL Humblewood Center, LLC	0757	\$0.00
300	Jefferson Shrewsbury Limited Partnership	Jefferson Shrewsbury Limited Partnership Heller Property Management 625 Mount Auburn Street Suite 210 Cambridge, MA 02138	Vitamin Shoppe Industries LLC	Lease, 0549-Shrewsbury, as amended by and between Vitamin Shoppe Industries LLC and Jefferson Shrewsbury Limited Partnership	0549	\$0.00
301	Jemat's Daily Vitamin LLC	Jemat's Daily Vitamin LLC 33 Larchwood Avenue Oakhurst, NJ 07755	Vitamin Shoppe Industries LLC	Lease, 0027-Union, as amended by and between Vitamin Shoppe Industries LLC and Jemat's Daily Vitamin LLC	0027	\$0.00
302	JJS Champaign Inv LLC	JJS Champaign Inv LLC 1370 School House Road Santa Barbara, CA 93108	Vitamin Shoppe Industries LLC	Lease, 0582-Champaign, as amended by and between Vitamin Shoppe Industries LLC and JJS Champaign Inv LLC	0582	\$0.00
303	JKE Property, LLC	JKE Property, LLC 294 Paxton Way Glastonbury, CT 06033	Vitamin Shoppe Industries LLC	Lease, 0105-Manchester, as amended by and between Vitamin Shoppe Industries LLC and JKE Property, LLC	0105	\$0.00
304	JMP Marlboro Retail Unit 2, LLC	JMP Marlboro Retail Unit 2, LLC c/o Silbert Realty & Mgmt. Co. Inc. 152 Liberty Corner Road Suite 203 Warren Township, NJ 07059	Vitamin Shoppe Industries LLC	Lease, 0751-Marlboro, as amended by and between Vitamin Shoppe Industries LLC and JMP Marlboro Retail Unit 2, LLC	0751	\$0.00
305	Joseph Urbana Investments, LLC	Joseph Urbana Investments, LLC 5001 N University Street Peoria, IL 61615	Vitamin Shoppe Industries LLC	Lease, 0815-Lexington, as amended by and between Vitamin Shoppe Industries LLC and Joseph Urbana Investments, LLC	0815	\$0.00
306	Joule Gilroy Crossing Owner, LLC	Joule Gilroy Crossing Owner, LLC c/o Raider Hill Advisors LLC 757 Third Avenue 15th Floor New York City, NY 10017	Vitamin Shoppe Industries LLC	Lease, 0190-Gilroy, as amended by and between Vitamin Shoppe Industries LLC and Joule Gilroy Crossing Owner, LLC	0190	\$0.00
307	JP Associates LLC	JP Associates LLC 9 Hastings Road Holmdel Township, NJ 07733	Vitamin Shoppe Industries LLC	Lease, 0340-Mansfield, as amended by and between Vitamin Shoppe Industries LLC and JP Associates LLC	0340	\$0.00
308	Jubilee Limited Partnership	Jubilee Limited Partnership 4300 E. Fifth Ave. Columbus, OH 43219	Vitamin Shoppe Industries LLC	Lease, 0122-Chesapeake, as amended by and between Vitamin Shoppe Industries LLC and Jubilee Limited Partnership	0122	\$0.00
309	Jubilee--Coolsprings LLC	Jubilee--Coolsprings LLC 1800 Moler Road Columbus, OH 43207	Vitamin Shoppe Industries LLC	Lease, 0187-Franklin, as amended by and between Vitamin Shoppe Industries LLC and Jubilee--Coolsprings LLC	0187	\$0.00
310	JWT LLC	JWT LLC c/o Azose Commercial Properties 8451 SE 68th Street Suite 200 Mercer Island, WA 98040	Vitamin Shoppe Industries LLC	Lease, 1009-Bellevue, as amended by and between Vitamin Shoppe Industries LLC and JWT LLC	1009	\$0.00
311	Katy Freeway Properties LLC	Katy Freeway Properties LLC 1051 Halsey Houston, TX 77015	Vitamin Shoppe Industries LLC	Lease, 0898-Memorial City (Houston), as amended by and between Vitamin Shoppe Industries LLC and Katy Freeway Properties LLC	0898	\$0.00
312	Kendall Village Associates Ltd.	Kendall Village Associates Ltd. 2665 South Bayshore Drive Suite 1200 Miami, FL 33133	Vitamin Shoppe Industries LLC	Lease, 0704-West Kendall, as amended by and between Vitamin Shoppe Industries LLC and Kendall Village Associates Ltd.	0704	\$0.00
313	Kim Investment Partners IV, LLC	Kim Investment Partners IV, LLC 1901 Ave of the Stars Suite 630 Los Angeles, CA 90067	Vitamin Shoppe Industries LLC	Lease, 0739-Cordova, as amended by and between Vitamin Shoppe Industries LLC and Kim Investment Partners IV, LLC	0739	\$0.00

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314	Kimco Brownsville, L.P.	Kimco Brownsville, L.P. c/o Kimco Realty Corporation 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0375-Brownsville, as amended by and between Vitamin Shoppe Industries LLC and Kimco Brownsville, L.P.	0375	\$0.00
315	Kimco Webster Square, LLC	Kimco Webster Square, LLC 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0342-Nashua, as amended by and between Vitamin Shoppe Industries LLC and Kimco Webster Square, LLC	0342	\$0.00
316	Kinaia Family LLC	Kinaia Family LLC 2500 Westmont Circle Sterling Heights, MI 48310	Vitamin Shoppe Industries LLC	Lease, 0738-Saginaw, as amended by and between Vitamin Shoppe Industries LLC and Kinaia Family LLC	0738	\$4,574.82
317	Kings Highway Realty Corp.	Kings Highway Realty Corp. 1326 Kings Highway Brooklyn, NY 11229	Vitamin Shoppe Industries LLC	Lease, 0639-Kings Highway, as amended by and between Vitamin Shoppe Industries LLC and Kings Highway Realty Corp.	0639	\$0.00
318	KIR Brandon 011, LLC	KIR Brandon 011, LLC c/o Kimco Realty Corporation 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0116-Brandon, as amended by and between Vitamin Shoppe Industries LLC and KIR Brandon 011, LLC	0116	\$1,473.61
319	KIR Smoketown Station, L.P.	KIR Smoketown Station, L.P. c/o Kimco Realty Corporation 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0509-Woodbridge VA, as amended by and between Vitamin Shoppe Industries LLC and KIR Smoketown Station, L.P.	0509	\$0.00
320	KIR Torrance, L.P.	KIR Torrance, L.P. 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0567-Torrence, as amended by and between Vitamin Shoppe Industries LLC and KIR Torrance, L.P.	0567	\$909.58
321	Kishan Enterprises LLC	Kishan Enterprises LLC 300 Galleria Parkway 12th Floor Atlanta, GA 30339	Vitamin Shoppe Industries LLC	Lease, 0219-Buford, as amended by and between Vitamin Shoppe Industries LLC and Kishan Enterprises LLC	0219	\$0.00
322	KK-BTC LLC	KK-BTC LLC C/O The Summit Commercial Group Inc. 5839 Via Verona View Colorado Springs, CO 80919	Vitamin Shoppe Industries LLC	Lease, 0321-Colorado Springs, as amended by and between Vitamin Shoppe Industries LLC and KK-BTC LLC	0321	\$0.00
323	Kloss Organization, LLC	Kloss Organization, LLC c/o 450 Rt 10 Ledgewood LLC 36 Route 46 P.O. Box 197 Montville, NJ 07058	Vitamin Shoppe Industries LLC	Lease, 0126-Roxbury, as amended by and between Vitamin Shoppe Industries LLC and Kloss Organization, LLC	0126	\$1,042.63
324	Koppe Management And Investment Co. Inc.	Koppe Management And Investment Co. Inc. 13826 SW 102 CT Miami, FL 33176	Vitamin Shoppe Industries LLC	Lease, 0348-Sarasota, as amended by and between Vitamin Shoppe Industries LLC and Koppe Management And Investment Co. Inc.	0348	\$0.00
325	KP Macon, LLC	KP Macon, LLC 2500 Daniels Bridge Rd. Bldg. 100 2nd floor Athens, GA 30606	Vitamin Shoppe Industries LLC	Lease, 0644-Macon, as amended by and between Vitamin Shoppe Industries LLC and KP Macon, LLC	0644	\$0.00
326	KRCX Del Monte Plaza 1314, LLC	KRCX Del Monte Plaza 1314, LLC 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0357-Reno, as amended by and between Vitamin Shoppe Industries LLC and KRCX Del Monte Plaza 1314, LLC	0357	\$0.00
327	KRCX Price REIT, LLC	KRCX Price REIT, LLC 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0333-Farmington, as amended by and between Vitamin Shoppe Industries LLC and KRCX Price REIT, LLC	0333	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Store	Cure Amount
328	KRCX Price REIT, LLC	KRCX Price REIT, LLC 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0502-North Haven, as amended by and between Vitamin Shoppe Industries LLC and KRCX Price REIT, LLC	0502	\$0.00
329	KRG Avondale McDowell, LLC	KRG Avondale McDowell, LLC c/o Kite Realty Group 30 South Meridian Street Suite 1100 Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Lease, 0229-Avondale, as amended by and between Vitamin Shoppe Industries LLC and KRG Avondale McDowell, LLC	0229	\$0.00
330	KRG Brandenton Centre Point, LLC	KRG Brandenton Centre Point, LLC 30 South Meridian Street Suite 1100 Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Lease, 0356-Bradenton, as amended by and between Vitamin Shoppe Industries LLC and KRG Brandenton Centre Point, LLC	0356	\$0.00
331	KRG Cedar Hill Pleasant Run, LLC	KRG Cedar Hill Pleasant Run, LLC c/o Kite Realty Group 30 South Meridian Street Suite 1100 Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Lease, 0230-Cedar Hill, as amended by and between Vitamin Shoppe Industries LLC and KRG Cedar Hill Pleasant Run, LLC	0230	\$3,980.57
332	KRG Houston Sawyer Heights, LLC	KRG Houston Sawyer Heights, LLC c/o Kite Realty Group 30 South Meridian Street Suite 1100 Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Lease, 0484-Sawyer Heights, as amended by and between Vitamin Shoppe Industries LLC and KRG Houston Sawyer Heights, LLC	0484	\$62.12
333	KRG King's Grant, LLC	KRG King's Grant, LLC c/o Kite Realty Group 30 South Meridian Street Suite 1100 Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Lease, 0840-Concord, as amended by and between Vitamin Shoppe Industries LLC and KRG King's Grant, LLC	0840	\$1,737.04
334	KRG Pelham Manor, LLC	KRG Pelham Manor, LLC c/o Kite Realty Group 30 South Meridian Street Suite 1100 Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Lease, 0421-Pelham Manor, as amended by and between Vitamin Shoppe Industries LLC and KRG Pelham Manor, LLC	0421	\$0.00
335	KRG Pipeline Pointe LP	KRG Pipeline Pointe LP c/o Kite Realty Group 30 South Meridian Street Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Lease, 0218-Hurst, as amended by and between Vitamin Shoppe Industries LLC and KRG Pipeline Pointe LP	0218	\$1,222.56
336	KRG Portfolio, LLC	KRG Portfolio, LLC c/o Kite Realty Group 30 South Meridian Street Suite 1100 Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Lease, 0192-Woodlands, as amended by and between Vitamin Shoppe Industries LLC and KRG Portfolio, LLC	0192	\$0.00
337	KRG Sunland, L.P.	KRG Sunland, L.P. 30 South Meridian Ste. 1100 Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Lease, 0528-W. El Paso, as amended by and between Vitamin Shoppe Industries LLC and KRG Sunland, L.P.	0528	\$0.00
338	KRT Property Holdings LLC	KRT Property Holdings LLC c/o Brixmor Property Group 200 Ridge Pike Suite 100 Conshohocken, PA 19428	Vitamin Shoppe Industries LLC	Lease, 0882-Whitehall, as amended by and between Vitamin Shoppe Industries LLC and KRT Property Holdings LLC	0882	\$488.31
339	L&D Partnership LLC	L&D Partnership LLC 929 Kings Highway East Fairfield, CT 06825	Vitamin Shoppe Industries LLC	Lease, 0075-Norwalk, as amended by and between Vitamin Shoppe Industries LLC and L&D Partnership LLC	0075	\$0.00
340	L.P. Corporation	L.P. Corporation 5613 Lessburg Pike Suite 40 Bailey's Crossroads, VA 22041	Vitamin Shoppe Industries LLC	Lease, 0047-Bailey's, as amended by and between Vitamin Shoppe Industries LLC and L.P. Corporation	0047	\$0.00
341	La Gioia Two, LLC	La Gioia Two, LLC 3801 PGA Boulevard Suite 600 Palm Beach Gardens, FL 33410	Vitamin Shoppe Industries LLC	Lease, 0535-Bloomington, as amended by and between Vitamin Shoppe Industries LLC and La Gioia Two, LLC	0535	\$0.00

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342	Laguna Gateway Phase 2 L.P.	Laguna Gateway Phase 2 L.P. 2020 L Street 5th Floor Sacramento, CA 95811	Vitamin Shoppe Industries LLC	Lease, 0308-Elk Grove, as amended by and between Vitamin Shoppe Industries LLC and Laguna Gateway Phase 2 L.P.	0308	\$7,940.14
343	Lakeland Crossing LLC	Lakeland Crossing LLC 226 San Clemente Santa Barbara, CA 93109	Vitamin Shoppe Industries LLC	Lease, 0245-Lakeland, as amended by and between Vitamin Shoppe Industries LLC and Lakeland Crossing LLC	0245	\$0.00
344	Lane Investments	Lane Investments 8104 E Freeport St. Broken Arrow, OK 74014	Vitamin Shoppe Industries LLC	Lease, 0600-Tulsa, as amended by and between Vitamin Shoppe Industries LLC and Lane Investments	0600	\$0.00
345	Lansing Square, LLC	Lansing Square, LLC 30600 Northwestern Hwy. Suite 310 Farmington, MI 48334	Vitamin Shoppe Industries LLC	Lease, 0733-Lansing, as amended by and between Vitamin Shoppe Industries LLC and Lansing Square, LLC	0733	\$0.00
346	Larkspur Real Estate Partnership I	Larkspur Real Estate Partnership I Four Embarcadero Center Suite 1400 Almendsilla, Andalusia 41111	Vitamin Shoppe Industries LLC	Lease, 0161-Larkspur, as amended by and between Vitamin Shoppe Industries LLC and Larkspur Real Estate Partnership I	0161	\$0.00
347	Larrimore Family Partnership LLC	Larrimore Family Partnership LLC 3951 N Ocean Blvd #603 Delray Beach, FL 33483	Vitamin Shoppe Industries LLC	Lease, 0437-Glen Burnie, as amended by and between Vitamin Shoppe Industries LLC and Larrimore Family Partnership LLC	0437	\$0.00
348	Laurel Lakes, LLC	Laurel Lakes, LLC 2800 Quarry Lake Drive Suite 340 Baltimore, MD 21209	Vitamin Shoppe Industries LLC	Lease, 0903-Laurel (Relocation), as amended by and between Vitamin Shoppe Industries LLC and Laurel Lakes, LLC	0903	\$2,500.00
349	Layton Partners, LLC	Layton Partners, LLC Mid-America Real Estate - Wisconsin LLC 600 N Plankinton Avenue Suite 301 Milwaukee, WI 53203	Vitamin Shoppe Industries LLC	Lease, 0214-Greenfield, as amended by and between Vitamin Shoppe Industries LLC and Layton Partners, LLC	0214	\$0.00
350	LBI Georgia Properties, LLC	LBI Georgia Properties, LLC 7 Penny Lane Woodbridge, CT 06525	Vitamin Shoppe Industries LLC	Lease, 0853-Cumming, as amended by and between Vitamin Shoppe Industries LLC and LBI Georgia Properties, LLC	0853	\$1,558.17
351	LC Real Estate, LLC	LC Real Estate, LLC 6601 Centerville Business Parkway Suite 150 Dayton, OH 45459	Vitamin Shoppe Industries LLC	Lease, 0448-Dayton, as amended by and between Vitamin Shoppe Industries LLC and LC Real Estate, LLC	0448	\$0.00
352	Lemmon Ave. Retail, LP	Lemmon Ave. Retail, LP 8400 Westchester Suite 300 Dallas, TX 75225	Vitamin Shoppe Industries LLC	Lease, 0758-Dallas, as amended by and between Vitamin Shoppe Industries LLC and Lemmon Ave. Retail, LP	0758	\$0.00
353	Lennox Station Exchange, LLC	Lennox Station Exchange, LLC 6499 E. Broad St. STE 130 Columbus, OH 43213	Vitamin Shoppe Industries LLC	Lease, 0532-Lennox, as amended by and between Vitamin Shoppe Industries LLC and Lennox Station Exchange, LLC	0532	\$120.78
354	Lizben Enterprises, LLC	Lizben Enterprises, LLC 1776 West 7800 South West Jordan, UT 84088	Vitamin Shoppe Industries LLC	Lease, 0586-Sandy, as amended by and between Vitamin Shoppe Industries LLC and Lizben Enterprises, LLC	0586	\$0.00
355	LMR II - Palm Pointe LLC	LMR II - Palm Pointe LLC 212 E. 3rd Street Suite 200 Cincinnati, OH 45202	Vitamin Shoppe Industries LLC	Lease, 0430-Ft. Myers, as amended by and between Vitamin Shoppe Industries LLC and LMR II - Palm Pointe LLC	0430	\$91.41
356	Local Sandy IL, LLC	Local Sandy IL, LLC 777 Brickell Ave. Suite 610 Miami, FL 33131	Vitamin Shoppe Industries LLC	Lease, 0696-Lake Zurich, as amended by and between Vitamin Shoppe Industries LLC and Local Sandy IL, LLC	0696	\$0.00
357	Local Westgate LLC	Local Westgate LLC 777 Brickell Ave. Suite 630 Miami, FL 33131	Vitamin Shoppe Industries LLC	Lease, 0204-Katy, as amended by and between Vitamin Shoppe Industries LLC and Local Westgate LLC	0204	\$0.00

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358	Louis Treiger Trustee of Samuel J Gree Grandson TRUST #1UTA dated 12/11/87	Louis Treiger Trustee of Samuel J Gree Grandson TRUST #1UTA dated 12/11/87 6100 57th Ave. S Seattle, WA 98118	Vitamin Shoppe Industries LLC	Lease, 1020-Seattle, as amended by and between Vitamin Shoppe Industries LLC and Louis Treiger Trustee of Samuel J Gree Grandson TRUST #1UTA	1020	\$0.00
359	Lower Nazareth Commons, LP	Lower Nazareth Commons, LP c/o Regency Centers Corporation One Independent Drive Suite 114 Jacksonville, FL 32202	Vitamin Shoppe Industries LLC	Lease, 0623-Easton, as amended by and between Vitamin Shoppe Industries LLC and Lower Nazareth Commons, LP	0623	\$107.32
360	LPN Properties LLC	LPN Properties LLC 5000 E. Grand River Howell, MI 48843	Vitamin Shoppe Industries LLC	Lease, 0316-Ann Arbor, as amended by and between Vitamin Shoppe Industries LLC and LPN Properties LLC	0316	\$4,061.78
361	LSREF6 Legacy LLC	LSREF6 Legacy LLC 6688 N. Central Expressway Suite 1600 Dallas, TX 75206	Vitamin Shoppe Industries LLC	Lease, 0286-Palm Beach Gardens, as amended by and between Vitamin Shoppe Industries LLC and LSREF6 Legacy LLC	0286	\$0.00
362	M&J Wilkow Properties, LLC	M&J Wilkow Properties, LLC 20 South Clark Street Suite 3000 Chicago, IL 60603	Vitamin Shoppe Industries LLC	Lease, 0710-Mount Laurel, as amended by and between Vitamin Shoppe Industries LLC and M&J Wilkow Properties, LLC	0710	\$0.00
363	Macerich Lakewood, LP	Macerich Lakewood, LP Agent for Macerich Lakewood LP 401 Wilshire Boulevard Suite 700 Santa Monica, CA 90401	Vitamin Shoppe Industries LLC	Lease, 0606-Lakewood, as amended by and between Vitamin Shoppe Industries LLC and Macerich Lakewood, LP	0606	\$0.00
364	Mad River Development LLC	Mad River Development LLC 240 Paramus Road P.O. Box 707 Ridgewood, NJ 07450	Vitamin Shoppe Industries LLC	Lease, 0327-Clifton, as amended by and between Vitamin Shoppe Industries LLC and Mad River Development LLC	0327	\$0.00
365	Magnolia Enterprises, LLC	Magnolia Enterprises, LLC 6847 83rd Ave SE Mercer Island, WA 98040	Vitamin Shoppe Industries LLC	Lease, 1015-Spokane, as amended by and between Vitamin Shoppe Industries LLC and Magnolia Enterprises, LLC	1015	\$0.00
366	Malloy Properties Partnership No. 2	Malloy Properties Partnership No. 2 3 Wood Hill Drive Redwood City, CA 94061	Vitamin Shoppe Industries LLC	Lease, 0617-Redwood City, as amended by and between Vitamin Shoppe Industries LLC and Malloy Properties Partnership No. 2	0617	\$4,498.46
367	Mark Leevan Glendale LLC	Mark Leevan Glendale LLC 9454 Wilshire Boulevard Suite 6000 Beverly Hills, CA 90212	Vitamin Shoppe Industries LLC	Lease, 0216-Glendale, as amended by and between Vitamin Shoppe Industries LLC and Mark Leevan Glendale LLC	0216	\$0.00
368	Market Place at Darien, LLC	Market Place at Darien, LLC c/o Mid-America Asset Management Inc. 9th Floor Villa Park, IL 60181	Vitamin Shoppe Industries LLC	Lease, 0222-Darien, as amended by and between Vitamin Shoppe Industries LLC and Market Place at Darien, LLC	0222	\$149.79
369	Maywood Mart TEI Equities	Maywood Mart TEI Equities 55 Fifth Avenue New York City, NY 10003	Vitamin Shoppe Industries LLC	Lease, 0746-Jackson, as amended by and between Vitamin Shoppe Industries LLC and Maywood Mart TEI Equities	0746	\$0.00
370	MBB Gateway Associates	MBB Gateway Associates Pomegranate RE 33 Rock Hill Road Ardmore, PA 19003	Vitamin Shoppe Industries LLC	Lease, 0221-York, as amended by and between Vitamin Shoppe Industries LLC and MBB Gateway Associates	0221	\$0.00
371	MD2 Algonquin, LLC	MD2 Algonquin, LLC c/o Tiffany Eart Williams 417 1st Ave SE Cedar Rapids, IA 52401	Vitamin Shoppe Industries LLC	Lease, 0273-Algonquin, as amended by and between Vitamin Shoppe Industries LLC and MD2 Algonquin, LLC	0273	\$0.00
372	Mears Oak Investors LLC & Mears Oak	Mears Oak Investors LLC & Mears Oak 412 Oakmears Crescent Suite 102 Virginia Beach, VA 23462	Vitamin Shoppe Industries LLC	Lease, 0266-Virginia Beach, as amended by and between Vitamin Shoppe Industries LLC and Mears Oak Investors LLC & Mears Oak	0266	\$0.00

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373	Meshanticut Properties, Inc.	Meshanticut Properties, Inc. 1414 Atwood Ave. Johnston, RI 02919	Vitamin Shoppe Industries LLC	Lease, 0834-North Providence, as amended by and between Vitamin Shoppe Industries LLC and Meshanticut Properties, Inc.	0834	\$0.00
374	Mid-Atlantic-Lynchburg LLC	Mid-Atlantic-Lynchburg LLC 13900 Eastbluff Road Midlothian, VA 23112	Vitamin Shoppe Industries LLC	Lease, 0377-Lynchburg, as amended by and between Vitamin Shoppe Industries LLC and Mid-Atlantic-Lynchburg LLC	0377	\$7.86
375	MJF/Highland RE Holding Company, LLC	MJF/Highland RE Holding Company, LLC 1622 Willow Road Suite 201 Winnetka, IL 60093	Vitamin Shoppe Industries LLC	Lease, 0657-Highland, as amended by and between Vitamin Shoppe Industries LLC and MJF/Highland RE Holding Company, LLC	0657	\$30.41
376	MK Kapolei Common, LLC	MK Kapolei Common, LLC MMI Realty Services Inc. 4211 Waiālae Ave. Ste. 33 Honolulu, HI 96816	Vitamin Shoppe Industries LLC	Lease, 0474-Kapolei, as amended by and between Vitamin Shoppe Industries LLC and MK Kapolei Common, LLC	0474	\$65.48
377	MK Kona Commons LLC	MK Kona Commons LLC c/o McNaughton Inc. 1288 Ala Moana Boulevard Suite 208 Honolulu, HI 96814	Vitamin Shoppe Industries LLC	Lease, 0400-Kona Commons, as amended by and between Vitamin Shoppe Industries LLC and MK Kona Commons LLC	0400	\$15.81
378	MKPAC, LLC	MKPAC, LLC 2500 Westmont Circle Sterling Heights, MI 48310	Vitamin Shoppe Industries LLC	Lease, 0789-Taylor, as amended by and between Vitamin Shoppe Industries LLC and MKPAC, LLC	0789	\$0.00
379	MLM Chino Property, LLC	MLM Chino Property, LLC c/o MetLife Investment Management LLC 601 South Figueroa Suite 2900 Los Angeles, CA 90071	Vitamin Shoppe Industries LLC	Lease, 0683-Chino, as amended by and between Vitamin Shoppe Industries LLC and MLM Chino Property, LLC	0683	\$0.00
380	ML-MJW Port Chester SC Owner LLC	ML-MJW Port Chester SC Owner LLC 20 South Clark Street Suite 3000 Chicago, IL 60603	Vitamin Shoppe Industries LLC	Lease, 0896-Port Chester (Relocation), as amended by and between Vitamin Shoppe Industries LLC and ML-MJW Port Chester SC Owner LLC	0896	\$0.00
381	MLO Great South Bay LLC	MLO Great South Bay LLC c/o Olshan Properties 600 Madison Avenue 14th Floor New York City, NY 10022	Vitamin Shoppe Industries LLC	Lease, 0759-West Babylon, as amended by and between Vitamin Shoppe Industries LLC and MLO Great South Bay LLC	0759	\$0.00
382	MMG Plantation CP, LLC	MMG Plantation CP, LLC c/o Horizon Properties as agent 18610 NW 87th Avenue Suite 204 Hialeah, FL 33015	Vitamin Shoppe Industries LLC	Lease, 0078-Plantation, as amended by and between Vitamin Shoppe Industries LLC and MMG Plantation CP, LLC	0078	\$0.00
383	MMG Plantation Square, LLC	MMG Plantation Square, LLC c/o Horizon Properties as agent 18610 NW 87th Avenue Suite 204 Hialeah, FL 33015	Vitamin Shoppe Industries LLC	Lease, 0402-Plantation, as amended by and between Vitamin Shoppe Industries LLC and MMG Plantation Square, LLC	0402	\$0.00
384	Montgomery EastChase, LLC	Montgomery EastChase, LLC c/o 5Rivers CRE LLC 945 Heights Blvd Houston, TX 77008	Vitamin Shoppe Industries LLC	Lease, 0261-Montgomery, as amended by and between Vitamin Shoppe Industries LLC and Montgomery EastChase, LLC	0261	\$0.00
385	Moore Properties Capital Blvd LLC	Moore Properties Capital Blvd LLC 8001 Skycroft Commons Drive Waxhaw, NC 28173	Vitamin Shoppe Industries LLC	Lease, 0826-Raleigh, as amended by and between Vitamin Shoppe Industries LLC and Moore Properties Capital Blvd LLC	0826	\$0.00
386	Mori Burlington LLC	Mori Burlington LLC 16 Nolen Circle Voorhees Township, NJ 08043	Vitamin Shoppe Industries LLC	Lease, 0867-Burlington, as amended by and between Vitamin Shoppe Industries LLC and Mori Burlington LLC	0867	\$0.00

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387	Mosaic Reisterstown Road Owner LLC	Mosaic Reisterstown Road Owner LLC c/o MFI Inc. 2800 Quarry Lake Drive Suite 340 Baltimore, MD 21209	Vitamin Shoppe Industries LLC	Lease, 0059-Owings Mills, as amended by and between Vitamin Shoppe Industries LLC and Mosaic Reisterstown Road Owner LLC	0059	\$0.00
388	MSG94, II, LLC	MSG94, II, LLC 32680 Northwestern Highway Farmington, MI 48334	Vitamin Shoppe Industries LLC	Lease, 0268-Auburn Hills, as amended by and between Vitamin Shoppe Industries LLC and MSG94, II, LLC	0268	\$0.00
389	Mundy Street Square, L.P.	Mundy Street Square, L.P. 1140 Route 315 Suite 201 Wilkes-Barre, PA 18702	Vitamin Shoppe Industries LLC	Lease, 0782-Wilkes Barre, as amended by and between Vitamin Shoppe Industries LLC and Mundy Street Square, L.P.	0782	\$11,241.68
390	Musca Properties LLC	Musca Properties LLC 1300 E. 9th St. Cleveland, OH 44114	Vitamin Shoppe Industries LLC	Lease, 0129-Mayfield Heights, as amended by and between Vitamin Shoppe Industries LLC and Musca Properties LLC	0129	\$1,050.00
391	N & P Realty Associates, LLC	N & P Realty Associates, LLC P.O. Box 590291 Newton Centre, MA 02459	Vitamin Shoppe Industries LLC	Lease, 0089-Coral Springs, as amended by and between Vitamin Shoppe Industries LLC and N & P Realty Associates, LLC	0089	\$1,248.00
392	N & R PASTOR, L.L.C.	N & R PASTOR, L.L.C. 2617 Beacon Hill Auburn Hills, MI 48326	Vitamin Shoppe Industries LLC	Lease, 0632-Northville, as amended by and between Vitamin Shoppe Industries LLC and N & R PASTOR, L.L.C.	0632	\$0.00
393	NADG/SG Riverdale Village LP	NADG/SG Riverdale Village LP c/o Centrecorp Management Services LLLP 12761 Riverdale Blvd. Suite 104 Minneapolis, MN 55448	Vitamin Shoppe Industries LLC	Lease, 0422-Coon Rapids, as amended by and between Vitamin Shoppe Industries LLC and NADG/SG Riverdale Village LP	0422	\$26,932.82
394	Nella NT, LLC, Tower NT, LLC, Stephen and Anne NT, LLC	Nella NT, LLC, Tower NT, LLC, Stephen and Anne NT, LLC PO Box 1200 Woodland, CA 95776	Vitamin Shoppe Industries LLC	Lease, 0645-Vacaville, as amended by and between Vitamin Shoppe Industries LLC and Nella NT, LLC, Tower NT, LLC, Stephen and Anne NT, LLC	0645	\$0.00
395	New Plan Florida Holdings, LLC	New Plan Florida Holdings, LLC c/o Brixmor Property Group 200 Ridge Pike Suite 100 Conshohocken, PA 19428	Vitamin Shoppe Industries LLC	Lease, 0889-South Naples, as amended by and between Vitamin Shoppe Industries LLC and New Plan Florida Holdings, LLC	0889	\$0.00
396	New Plan of Arlington Heights, LLC	New Plan of Arlington Heights, LLC c/o Brixmor Property Group 200 Ridge Pike Suite 100 Conshohocken, PA 19428	Vitamin Shoppe Industries LLC	Lease, 0128-Arlington Heights, as amended by and between Vitamin Shoppe Industries LLC and New Plan of Arlington Heights, LLC	0128	\$2,350.75
397	Newington Corner LLC	Newington Corner LLC 7248 Morgan Road Liverpool, NY 13088	Vitamin Shoppe Industries LLC	Lease, 0264-Newington, as amended by and between Vitamin Shoppe Industries LLC and Newington Corner LLC	0264	\$0.00
398	Newport Property, LLC	Newport Property, LLC c/o Shin Yen Management Inc. 4016 Grand Avenue Suite B Chino, CA 91710	Vitamin Shoppe Industries LLC	Lease, 0395-Menifee, as amended by and between Vitamin Shoppe Industries LLC and Newport Property, LLC	0395	\$0.00
399	Nicklaus of Florida, Inc.	Nicklaus of Florida, Inc. 4615 Gulf Blvd. Suite 119 St. Petersburg, FL 33706	Vitamin Shoppe Industries LLC	Lease, 0743-St Petersburg, as amended by and between Vitamin Shoppe Industries LLC and Nicklaus of Florida, Inc.	0743	\$110.75
400	NMC Melrose Park, LLC	NMC Melrose Park, LLC c/o Newmark Merrill Companies Inc. 24025 Park Sorrento Suite 300 Calabasas, CA 91302	Vitamin Shoppe Industries LLC	Lease, 0537-Melrose, as amended by and between Vitamin Shoppe Industries LLC and NMC Melrose Park, LLC	0537	\$0.00
401	NNN REIT, Inc.	NNN REIT, Inc. 450 South Orange Avenue Suite 900 Orlando, FL 32801	Vitamin Shoppe Industries LLC	Lease, 0521-Fields Ertle, as amended by and between Vitamin Shoppe Industries LLC and NNN REIT, Inc.	0521	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Store	Cure Amount
402	North Point Village Two, LLC	North Point Village Two, LLC 2964 Peachtree Road Suite 380 Atlanta, GA 30305	Vitamin Shoppe Industries LLC	Lease, 0865-Alpharetta, as amended by and between Vitamin Shoppe Industries LLC and North Point Village Two, LLC	0865	\$0.00
403	North San Gabriel, LLC	North San Gabriel, LLC 80 South Lake Avenue Suite 550 Pasadena, CA 91101	Vitamin Shoppe Industries LLC	Lease, 0145-Calumet City, as amended by and between Vitamin Shoppe Industries LLC and North San Gabriel, LLC	0145	\$0.00
404	Northglenn Plaza LLC	Northglenn Plaza LLC 43 Inverness Drive East Englewood, CO 80112	Vitamin Shoppe Industries LLC	Lease, 0309-Northglenn, as amended by and between Vitamin Shoppe Industries LLC and Northglenn Plaza LLC	0309	\$0.00
405	NPC 2015, LLC/o Graco Real Estate Development, Inc.	NPC 2015, LLC/o Graco Real Estate Development, Inc. c/o GRACO Real Estate Development Inc. 4010 82nd Street Suite 302 Lubbock, TX 79423	Vitamin Shoppe Industries LLC	Lease, 0674-Midland, as amended by and between Vitamin Shoppe Industries LLC and NPC 2015, LLC/o Graco Real Estate Development, Inc.	0674	\$0.00
406	NRF - Pennock LLC	NRF - Pennock LLC c/o Last Mile Investments 212 E 3rd Street Suite 200 Cincinnati, OH 45202	Vitamin Shoppe Industries LLC	Lease, 0440-Jupiter, as amended by and between Vitamin Shoppe Industries LLC and NRF - Pennock LLC	0440	\$0.00
407	O.J.B. Investment Group LC	O.J.B. Investment Group LC 4905 Del Ray Ave. Suite 200 Bethesda, MD 20814	Vitamin Shoppe Industries LLC	Lease, 0055-Tysons Corner, as amended by and between Vitamin Shoppe Industries LLC and O.J.B. Investment Group LC	0055	\$0.00
408	O.J.B./AJRE JV, LC	O.J.B./AJRE JV, LC 4905 Del Ray Ave. Suite 200 Bethesda, MD 20814	Vitamin Shoppe Industries LLC	Lease, 0051-Fairfax, as amended by and between Vitamin Shoppe Industries LLC and O.J.B./AJRE JV, LC	0051	\$0.00
409	Oceanside Associates LLC	Oceanside Associates LLC 591 Stewart Ave. Suite 100 Garden City, NY 11530	Vitamin Shoppe Industries LLC	Lease, 0029-Oceanside, as amended by and between Vitamin Shoppe Industries LLC and Oceanside Associates LLC	0029	\$0.00
410	Old Brandon First Colonial Assoc., LLC	Old Brandon First Colonial Assoc., LLC 1700 Wells Fargo Center 440 Monticello Ave. Norfolk, VA 23510	Vitamin Shoppe Industries LLC	Lease, 0772-Virginia Beach Hilltop, as amended by and between Vitamin Shoppe Industries LLC and Old Brandon First Colonial Assoc., LLC	0772	\$771.04
411	Oleinik Property Holding Co., LLC	Oleinik Property Holding Co., LLC PO Box 1568 Gillette, WY 82717	Vitamin Shoppe Industries LLC	Lease, 0345-Knoxville, as amended by and between Vitamin Shoppe Industries LLC and Oleinik Property Holding Co., LLC	0345	\$0.00
412	One Continental Avenue Corp.	One Continental Avenue Corp. 43-29 Bell Boulevard Queens, NY 11361	Vitamin Shoppe Industries LLC	Lease, 0024-FOREST HILLS, as amended by and between Vitamin Shoppe Industries LLC and One Continental Avenue Corp.	0024	\$0.00
413	Orchard Hill Park, LLC	Orchard Hill Park, LLC 83 Orchard Hill Park Drive Leominster, MA 01453	Vitamin Shoppe Industries LLC	Lease, 0689-Leominster, as amended by and between Vitamin Shoppe Industries LLC and Orchard Hill Park, LLC	0689	\$0.00
414	Outer Drive 39 Development Co. LLC	Outer Drive 39 Development Co. LLC One Town Square Suite #1600 Southfield, MI 48076	Vitamin Shoppe Industries LLC	Lease, 0270-Allen Park, as amended by and between Vitamin Shoppe Industries LLC and Outer Drive 39 Development Co. LLC	0270	\$1,524.29
415	Oxford Valley Road Associates	Oxford Valley Road Associates PO Box 935775 Atlanta, GA 30354	Vitamin Shoppe Industries LLC	Lease, 0748-Oxford Valley, as amended by and between Vitamin Shoppe Industries LLC and Oxford Valley Road Associates	0748	\$0.00
416	Pacific National Group, LLC	Pacific National Group, LLC 2400 South Blvd. Suite 300 Charlotte, NC 28202	Vitamin Shoppe Industries LLC	Lease, 0880-Rock Hill, as amended by and between Vitamin Shoppe Industries LLC and Pacific National Group, LLC	0880	\$0.00



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417	Pacific/DSLA No.2	Pacific/DSLA No.2 One Corporate Plaza 2nd Floor Newport Beach, CA 92660	Vitamin Shoppe Industries LLC	Lease, 0525-Sunnyvale, as amended by and between Vitamin Shoppe Industries LLC and Pacific/DSLA No.2	0525	\$0.00
418	Pacific/Youngman-Woodland Hills	Pacific/Youngman-Woodland Hills One Corporate Plaza Second Floor Newport Beach, CA 92568	Vitamin Shoppe Industries LLC	Lease, 0125-Woodland Hills, as amended by and between Vitamin Shoppe Industries LLC and Pacific/Youngman-Woodland Hills	0125	\$1,835.39
419	PAD4 PAD6 VV LLC	PAD4 PAD6 VV LLC 6305 Gayton Place Malibu, CA 90265	Vitamin Shoppe Industries LLC	Lease, 0482-Victorville, as amended by and between Vitamin Shoppe Industries LLC and PAD4 PAD6 VV LLC	0482	\$0.00
420	Palm Beach Outlets I, LLC	Palm Beach Outlets I, LLC c/o New England Development 75 Park Plaza Boston, MA 02116	Vitamin Shoppe Industries LLC	Lease, 0699-Palm Beach Lake, as amended by and between Vitamin Shoppe Industries LLC and Palm Beach Outlets I, LLC	0699	\$13.94
421	Palm Coast Landing Owner LLC	Palm Coast Landing Owner LLC c/o Acadia Realty Trust 411 Theodore Fremd Avenue Suite 300 New York City, NY 10580	Vitamin Shoppe Industries LLC	Lease, 0385-Palm Coast, as amended by and between Vitamin Shoppe Industries LLC and Palm Coast Landing Owner LLC	0385	\$0.00
422	Palm Springs Mile Associates, LTD.	Palm Springs Mile Associates, LTD. 419 West 49th Street Suite 300 Hialeah, FL 33012	Vitamin Shoppe Industries LLC	Lease, 0892-Hialeah, as amended by and between Vitamin Shoppe Industries LLC and Palm Springs Mile Associates, LTD.	0892	\$272.32
423	Papou Varvas Anastasia Realty Trust u/a dated September 23, 2020	Papou Varvas Anastasia Realty Trust u/a dated September 23, 2020 Estelle Valsamis 5100 Poplar Avenue Suite 2607 Memphis, TN 38137	Vitamin Shoppe Industries LLC	Lease, 0752-Memphis, as amended by and between Vitamin Shoppe Industries LLC and Papou Varvas Anastasia Realty Trust u/a	0752	\$0.00
424	Parkridge Center Retail, LLC	Parkridge Center Retail, LLC c/o Willard Retail 4800 Hampden Lane Bethesda, MD 20814	Vitamin Shoppe Industries LLC	Lease, 0063-Manassas, as amended by and between Vitamin Shoppe Industries LLC and Parkridge Center Retail, LLC	0063	\$0.00
425	PARM Golf Center, LLC	PARM Golf Center, LLC c/o Caton Commercial 1296 Rickert Drive Suite 200 Naperville, IL 60540	Vitamin Shoppe Industries LLC	Lease, 0485-Schaumburg, as amended by and between Vitamin Shoppe Industries LLC and PARM Golf Center, LLC	0485	\$0.00
426	Pasadena Hastings Center	Pasadena Hastings Center 15250 Ventura Blvd. Suite 1010 Sherman Oaks, CA 91403	Vitamin Shoppe Industries LLC	Lease, 0848-East Pasadena, as amended by and between Vitamin Shoppe Industries LLC and Pasadena Hastings Center	0848	\$0.00
427	PC San Ysidro PB, LLC, PC International PB, LLC, and PC Iagio PB, LLC	PC San Ysidro PB, LLC, PC International PB, LLC, and PC Iagio PB, LLC c/o Pacific Castle Management Inc. 2601 Main Street Suite # 900 Irvine, CA 92614	Vitamin Shoppe Industries LLC	Lease, 0634-San Ysidro, as amended by and between Vitamin Shoppe Industries LLC and PC San Ysidro PB, LLC, PC International PB, LLC, and PC Iagio PB, LLC	0634	\$609.16
428	PCCP/LDC Pearl Kai LLC	PCCP/LDC Pearl Kai LLC 98-199 Kamehameha Hwy. Suite H-14 Aiea, HI 96701	Vitamin Shoppe Industries LLC	Lease, 0362-Peartridge, as amended by and between Vitamin Shoppe Industries LLC and PCCP/LDC Pearl Kai LLC	0362	\$1,732.01
429	Peabody Center LLC, Chase Decatur LLC, and London Development Ltd.	Peabody Center LLC, Chase Decatur LLC, and London Development Ltd. c/o Chase Properties Ltd. 3333 Richmond Road Suite 320 Suite 320 Beachwood, OH 44122	Vitamin Shoppe Industries LLC	Lease, 0067-Peabody, as amended by and between Vitamin Shoppe Industries LLC and Peabody Center LLC, Chase Decatur LLC, and London Development Ltd.	0067	\$0.00

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430	Pearl Street Retail, T.I.C.	Pearl Street Retail, T.I.C. c/o Bamboo Property Management 9500 Front Street South Suite 200 Lakewood, WA 98499	Vitamin Shoppe Industries LLC	Lease, 1021-Tacoma, as amended by and between Vitamin Shoppe Industries LLC and Pearl Street Retail, T.I.C.	1021	\$0.00
431	Peters Development, LLC	Peters Development, LLC c/o Dan Hill 645 N. Main Street High Point, NC 27260	Vitamin Shoppe Industries LLC	Lease, 0830-High Point, as amended by and between Vitamin Shoppe Industries LLC and Peters Development, LLC	0830	\$0.00
432	PHD @ Western, LLC	PHD @ Western, LLC 14768 Enclave Lakes Drive Delray Beach, FL 33484	Vitamin Shoppe Industries LLC	Lease, 0671-Jacksonville, as amended by and between Vitamin Shoppe Industries LLC and PHD @ Western, LLC	0671	\$0.00
433	Phoenicia Development, LLC	Phoenicia Development, LLC 3700 34th Street Ste 300 Orlando, FL 32805	Vitamin Shoppe Industries LLC	Lease, 0373-Ft. Wayne, as amended by and between Vitamin Shoppe Industries LLC and Phoenicia Development, LLC	0373	\$14,304.46
434	PinckDenny LLC	PinckDenny LLC 9924 Sorrel Avenue Potomac, MD 20854	Vitamin Shoppe Industries LLC	Lease, 0851-Silver Spring, as amended by and between Vitamin Shoppe Industries LLC and PinckDenny LLC	0851	\$0.00
435	PJS HOLDINGS LLC	PJS HOLDINGS LLC 8 Greenfield Road Syosset, NY 11791	Vitamin Shoppe Industries LLC	Lease, 0033-Syosset, as amended by and between Vitamin Shoppe Industries LLC and PJS HOLDINGS LLC	0033	\$0.00
436	PK I LA Verne Town Center LP	PK I LA Verne Town Center LP 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0779-La Verne, as amended by and between Vitamin Shoppe Industries LLC and PK I LA Verne Town Center LP	0779	\$0.00
437	PK II EL Camino North LP	PK II EL Camino North LP c/o Kimco Realty Corporation 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0149-Oceanside, as amended by and between Vitamin Shoppe Industries LLC and PK II EL Camino North LP	0149	\$9,800.01
438	PL Dulles LLC	PL Dulles LLC c/o Kimco Realty Corporation 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0109-Sterling, as amended by and between Vitamin Shoppe Industries LLC and PL Dulles LLC	0109	\$0.00
439	Platzer Family Limited Partnership	Platzer Family Limited Partnership 218 East Park Avenue # 527 Long Beach, NY 11561	Vitamin Shoppe Industries LLC	Lease, 0737-Mooresville, as amended by and between Vitamin Shoppe Industries LLC and Platzer Family Limited Partnership	0737	\$0.00
440	Plaza K Shopping Center, L.L.C.	Plaza K Shopping Center, L.L.C. c/o The Azarian Group L.L.C. 6 Prospect Street Suite 2A Midland Park, NJ 07432	Vitamin Shoppe Industries LLC	Lease, 0035-Woodbridge, as amended by and between Vitamin Shoppe Industries LLC and Plaza K Shopping Center, L.L.C.	0035	\$0.00
441	Plaza on Manhattan Associates, LLC	Plaza on Manhattan Associates, LLC 2555 Severn Ave Suite 200 Metairie, LA 70002	Vitamin Shoppe Industries LLC	Lease, 0857-Harvey, as amended by and between Vitamin Shoppe Industries LLC and Plaza on Manhattan Associates, LLC	0857	\$0.00
442	PMAT Orland, L.L.C.	PMAT Orland, L.L.C. c/o Pine Tree Commercial Realty LLC 814 Commerce Drive Suite 300 Oak Brook, IL 60523	Vitamin Shoppe Industries LLC	Lease, 0120-Orland Park, as amended by and between Vitamin Shoppe Industries LLC and PMAT Orland, L.L.C.	0120	\$0.00
443	Poughkeepsie Plaza LLC	Poughkeepsie Plaza LLC 275 N. Franklin Turnpike Ramsey, NJ 07446	Vitamin Shoppe Industries LLC	Lease, 0718-Poughkeepsie, as amended by and between Vitamin Shoppe Industries LLC and Poughkeepsie Plaza LLC	0718	\$0.00
444	Powell-Five Corners Associates, L.L.C.	Powell-Five Corners Associates, L.L.C. 2625 Northup Way Bellevue, WA 98004	Vitamin Shoppe Industries LLC	Lease, 1030-Burien, as amended by and between Vitamin Shoppe Industries LLC and Powell-Five Corners Associates, L.L.C.	1030	\$0.00

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445	Powell-Maple Valley LLC	Powell-Maple Valley LLC 2625 Northup Way Bellevue, WA 98004	Vitamin Shoppe Industries LLC	Lease, 1031-Maple Valley, as amended by and between Vitamin Shoppe Industries LLC and Powell-Maple Valley LLC	1031	\$541.82
446	PP Gaston Mall LLC	PP Gaston Mall LLC 1422 Burtonwood Dr. Suite 200 Gastonia, NC 28054	Vitamin Shoppe Industries LLC	Lease, 0543-Gastonia, as amended by and between Vitamin Shoppe Industries LLC and PP Gaston Mall LLC	0543	\$0.00
447	PREF Pasadena Collection, LLC	PREF Pasadena Collection, LLC 4370 La Jolla Village Drive Suite 640 San Diego, CA 92122	Vitamin Shoppe Industries LLC	Lease, 0175-Pasadena, as amended by and between Vitamin Shoppe Industries LLC and PREF Pasadena Collection, LLC	0175	\$0.00
448	Presidio Towne Crossing LP	Presidio Towne Crossing LP 16000 Dallas Parkway Suite 300 Dallas, TX 75248	Vitamin Shoppe Industries LLC	Lease, 0827-Alliance, as amended by and between Vitamin Shoppe Industries LLC and Presidio Towne Crossing LP	0827	\$208.86
449	Prime 86 Holdings LLC	Prime 86 Holdings LLC 7916 5th Avenue Brooklyn, NY 11209	Vitamin Shoppe Industries LLC	Lease, 0902-Bay Ridge (Relocation), as amended by and between Vitamin Shoppe Industries LLC and Prime 86 Holdings LLC	0902	\$0.00
450	Prime/FRIT Mission Hills, LLC	Prime/FRIT Mission Hills, LLC c/o Federal Realty Investment Trust 909 Rose Avenue Suite #200 Rockville, MD 20852	Vitamin Shoppe Industries LLC	Lease, 0859-Mission Hills, as amended by and between Vitamin Shoppe Industries LLC and Prime/FRIT Mission Hills, LLC	0859	\$0.00
451	Providence Holdings, LLC	Providence Holdings, LLC 6500 Utah Ave NW Washington, DC 20015	Vitamin Shoppe Industries LLC	Lease, 0700-Oklahoma City, as amended by and between Vitamin Shoppe Industries LLC and Providence Holdings, LLC	0700	\$0.00
452	Queen Bee Properties, LLC	Queen Bee Properties, LLC 41 W. Highway 14 #394 Spearfish, SD 57783	Vitamin Shoppe Industries LLC	Lease, 0628-Springfield, as amended by and between Vitamin Shoppe Industries LLC and Queen Bee Properties, LLC	0628	\$0.00
453	R & R Real Properties, Inc.	R & R Real Properties, Inc. 1801 Avenue of the Stars #900 Los Angeles, CA 90067	Vitamin Shoppe Industries LLC	Lease, 0165-Temecula, as amended by and between Vitamin Shoppe Industries LLC and R & R Real Properties, Inc.	0165	\$0.00
454	RAHI, LLC	RAHI, LLC 3256 Westview Dr Northbrook, IL 60062	Vitamin Shoppe Industries LLC	Lease, 0412-Peoria, as amended by and between Vitamin Shoppe Industries LLC and RAHI, LLC	0412	\$0.00
455	Rainier Triangle II, LLC	Rainier Triangle II, LLC 23707 SE 221ST St Maple Valley, WA 98038	Vitamin Shoppe Industries LLC	Lease, 1011-Renton, as amended by and between Vitamin Shoppe Industries LLC and Rainier Triangle II, LLC	1011	\$0.00
456	RAJDC NC Properties, LLC	RAJDC NC Properties, LLC 2719 Graves Drive Suite 21 Goldsboro, NC 27534	Vitamin Shoppe Industries LLC	Lease, 0330-Chesterfield, as amended by and between Vitamin Shoppe Industries LLC and RAJDC NC Properties, LLC	0330	\$0.00
457	Ramsey Holdings, LLC	Ramsey Holdings, LLC 644 Pascack Road Washington Township, NJ 07676	Vitamin Shoppe Industries LLC	Lease, 0547-Ramsey, as amended by and between Vitamin Shoppe Industries LLC and Ramsey Holdings, LLC	0547	\$0.00
458	RCA Novak	RCA Novak 5020 Westridge Drive Fort Collins, CO 80526	Vitamin Shoppe Industries LLC	Lease, 0256 - Sublease-Cary - Sublease to Mattress Warehouse, as amended by and between Vitamin Shoppe Industries LLC and RCA Novak	0256	\$0.00
459	RCA Novak, LLC	RCA Novak, LLC 5020 Westridge Drive Fort Collins, CO 80526	Vitamin Shoppe Industries LLC	Lease, 0318-Fort Collins, as amended by and between Vitamin Shoppe Industries LLC and RCA Novak, LLC	0318	\$0.00
460	RCG-PSC Camp Creek Owner, LLC	RCG-PSC Camp Creek Owner, LLC c/o RCG-Ventures LLC. 3060 Peachtree Road NW Suite 400 Atlanta, GA 30305	Vitamin Shoppe Industries LLC	Lease, 0197-Camp Creek-Atlanta, as amended by and between Vitamin Shoppe Industries LLC and RCG-PSC Camp Creek Owner, LLC	0197	\$2,623.59

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461	RE Plus SP LLC	RE Plus SP LLC c/o Wafra Inc. 345 Park Avenue 41st Floor New York City, NY 10154	Vitamin Shoppe Industries LLC	Lease, 0358-Short Pump, as amended by and between Vitamin Shoppe Industries LLC and RE Plus SP LLC	0358	\$0.00
462	Redbarry LLC	Redbarry LLC 605 W 47th St. Suite 200 Kansas City, MO 64112	Vitamin Shoppe Industries LLC	Lease, 0453-Overland Park, as amended by and between Vitamin Shoppe Industries LLC and Redbarry LLC	0453	\$0.00
463	Redlands Joint Venture LLC	Redlands Joint Venture LLC 13191 Crossroads Parkway North 6th Floor City of Industry, CA 91796	Vitamin Shoppe Industries LLC	Lease, 0179-Redlands, as amended by and between Vitamin Shoppe Industries LLC and Redlands Joint Venture LLC	0179	\$0.00
464	Regency Centers Corporation	Regency Centers Corporation One Independent Drive Suite 114 Jacksonville, FL 32202	Vitamin Shoppe Industries LLC	Lease, 0608-Valencia, as amended by and between Vitamin Shoppe Industries LLC and Regency Centers Corporation	0608	\$0.00
465	Regency Centers Corporation	Regency Centers Corporation c/o Regency Centers Corporation One Independent Drive Suite 114 Jacksonville, FL 32202	Vitamin Shoppe Industries LLC	Lease, 1029-Beaverton, as amended by and between Vitamin Shoppe Industries LLC and Regency Centers Corporation	1029	\$7,817.67
466	Rego Park II Borrower LLC	Rego Park II Borrower LLC 210 Route 4 East Paramus, NJ 07652	Vitamin Shoppe Industries LLC	Lease, 0587-Rego Park, as amended by and between Vitamin Shoppe Industries LLC and Rego Park II Borrower LLC	0587	\$0.00
467	REI Asheville Rentas, LLC	REI Asheville Rentas, LLC 9553 Harding Avenue #307 Miami Beach, FL 33154	Vitamin Shoppe Industries LLC	Lease, 0573-Asheville, as amended by and between Vitamin Shoppe Industries LLC and REI Asheville Rentas, LLC	0573	\$0.00
468	Reliance Elm Holdings LLC	Reliance Elm Holdings LLC 120 Marvelle Road Fayetteville, NY 13066	Vitamin Shoppe Industries LLC	Lease, 0407-Dewitt, as amended by and between Vitamin Shoppe Industries LLC and Reliance Elm Holdings LLC	0407	\$0.00
469	Riceland Owner LLC	Riceland Owner LLC 4601 Garth Road Suite 101 Baytown, TX 77521	Vitamin Shoppe Industries LLC	Lease, 0621-Baytown, as amended by and between Vitamin Shoppe Industries LLC and Riceland Owner LLC	0621	\$0.00
470	Riley Holdings, Ltd.	Riley Holdings, Ltd. 1246 Rt. 20 East Norwalk, OH 44857	Vitamin Shoppe Industries LLC	Lease, 0428-Pearland, as amended by and between Vitamin Shoppe Industries LLC and Riley Holdings, Ltd.	0428	\$0.00
471	Ritchie Interchange LLC	Ritchie Interchange LLC One South Street Suite 2800 Baltimore, MD 21202	Vitamin Shoppe Industries LLC	Lease, 0769-Capitol Heights, as amended by and between Vitamin Shoppe Industries LLC and Ritchie Interchange LLC	0769	\$97.13
472	River Oaks El Mercado, LLC	River Oaks El Mercado, LLC 5678 N. Mesa El Paso, TX 79912	Vitamin Shoppe Industries LLC	Lease, 0442-Zaragosa, as amended by and between Vitamin Shoppe Industries LLC and River Oaks El Mercado, LLC	0442	\$0.00
473	Riverchase CC, LP and Mont Belvieu Properties, LLC	Riverchase CC, LP and Mont Belvieu Properties, LLC 945 Heights Blvd. Houston, TX 77008	Vitamin Shoppe Industries LLC	Lease, 0490-Hoover, as amended by and between Vitamin Shoppe Industries LLC and Riverchase CC, LP and Mont Belvieu Properties, LLC	0490	\$0.00
474	Rivers Edge RBG, LLC	Rivers Edge RBG, LLC 1598 Imperial Center Suite 2001 West Plains, MO 65775	Vitamin Shoppe Industries LLC	Lease, 0569-Evansville, as amended by and between Vitamin Shoppe Industries LLC and Rivers Edge RBG, LLC	0569	\$0.00
475	RJ Two Notch LLC	RJ Two Notch LLC 215-15 Northern Boulevard Suite 301 Queens, NY 11361	Vitamin Shoppe Industries LLC	Lease, 0678-Columbia SC, as amended by and between Vitamin Shoppe Industries LLC and RJ Two Notch LLC	0678	\$0.00

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476	RJFP LLC	RJFP LLC 635 W. 7th Street Suite 310 Cincinnati, OH 45203	Vitamin Shoppe Industries LLC	Lease, 0651-El Centro, as amended by and between Vitamin Shoppe Industries LLC and RJFP LLC	0651	\$0.00
477	RJSJ LLC	RJSJ LLC PO Box 235965 Encinitas, CA 92023	Vitamin Shoppe Industries LLC	Lease, 0353-Olympia, as amended by and between Vitamin Shoppe Industries LLC and RJSJ LLC	0353	\$0.00
478	RK Black Rock II, LLC	RK Black Rock II, LLC c/o Regency Centers Corporation One Independent Drive Jacksonville, FL 32202	Vitamin Shoppe Industries LLC	Lease, 0813-Fairfield, as amended by and between Vitamin Shoppe Industries LLC and RK Black Rock II, LLC	0813	\$0.00
479	Roanoke Venture II, LLC	Roanoke Venture II, LLC 2870 Peachtree Road NW #889 Atlanta, GA 30305	Vitamin Shoppe Industries LLC	Lease, 0507-Roanoke, as amended by and between Vitamin Shoppe Industries LLC and Roanoke Venture II, LLC	0507	\$0.00
480	Rockfirm, LLC	Rockfirm, LLC 3100 West End Avenue Suite 1070 Nashville, TN 37203	Vitamin Shoppe Industries LLC	Lease, 0619-Rockford, as amended by and between Vitamin Shoppe Industries LLC and Rockfirm, LLC	0619	\$76.65
481	ROGER E HERST	ROGER E HERST C/O JRJ PROPERTIES LLC 6671 MACARTHUR BOULEVARD Bethesda, MD 20816	Vitamin Shoppe Industries LLC	Lease, 0527-Frederick, as amended by and between Vitamin Shoppe Industries LLC and ROGER E HERST	0527	\$0.00
482	Romney Petroleum Inc	Romney Petroleum Inc 901 Kossuth St Lafayette, IN 47905	Vitamin Shoppe Industries LLC	Lease, 0443-Lafayette, as amended by and between Vitamin Shoppe Industries LLC and Romney Petroleum Inc	0443	\$0.00
483	Rookwood Exchange Operating LLC c/o Jeffrey R. Anderson Real Estate, Inc.	Rookwood Exchange Operating LLC c/o Jeffrey R. Anderson Real Estate, Inc. 3825 Edwards Road Cincinnati, OH 45209	Vitamin Shoppe Industries LLC	Lease, 0643-Rookwood, as amended by and between Vitamin Shoppe Industries LLC and Rookwood Exchange Operating LLC c/o Jeffrey R. Anderson Real Estate, Inc.	0643	\$185.43
484	Roosevelt Galleria LLC	Roosevelt Galleria LLC c/o Acadia Realty Trust 639 W. Diversey Parkway Suite 202 Chicago, IL 60614	Vitamin Shoppe Industries LLC	Lease, 0666-South Loop, as amended by and between Vitamin Shoppe Industries LLC and Roosevelt Galleria LLC	0666	\$0.00
485	Rosedale Commons LP	Rosedale Commons LP c/o Tanurb Developments Inc. 128A Sterling Road Suite 203 Toronto, ON M6R 2B7	Vitamin Shoppe Industries LLC	Lease, 0572-Roseville, as amended by and between Vitamin Shoppe Industries LLC and Rosedale Commons LP	0572	\$143.48
486	Roseville Village L.L.C.	Roseville Village L.L.C. 4198 Orchard Lake Road Suite 250 Orchard Lake Village, MI 48323	Vitamin Shoppe Industries LLC	Lease, 0211-Roseville, as amended by and between Vitamin Shoppe Industries LLC and Roseville Village L.L.C.	0211	\$0.00
487	Roslyn Farm Corporation	Roslyn Farm Corporation P.O. Box 727 Colonial Heights, VA 23834	Vitamin Shoppe Industries LLC	Lease, 0747-Colonial Heights, as amended by and between Vitamin Shoppe Industries LLC and Roslyn Farm Corporation	0747	\$0.00
488	Rowen Burlington OpCo, LLC	Rowen Burlington OpCo, LLC c/o WestCom Properties Inc. 3130 Howe Place 101 Bellingham, WA 98226	Vitamin Shoppe Industries LLC	Lease, 1008-Burlington, as amended by and between Vitamin Shoppe Industries LLC and Rowen Burlington OpCo, LLC	1008	\$0.00
489	RREEF AMERICA REIT II CORP. HH	RREEF AMERICA REIT II CORP. HH 3340 Peachtree Road NE Suite 250 Atlanta, GA 30326	Vitamin Shoppe Industries LLC	Lease, 0317-Edgewater, as amended by and between Vitamin Shoppe Industries LLC and RREEF AMERICA REIT II CORP. HH	0317	\$0.00
490	S and V, LLC,	S and V, LLC, 450 Main Street Suite 200 Pleasanton, CA 94566	Vitamin Shoppe Industries LLC	Lease, 0630-Dublin, CA, as amended by and between Vitamin Shoppe Industries LLC and S and V, LLC,	0630	\$491.18

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Store	Cure Amount
491	SAB Investments LLC	SAB Investments LLC PO Box 194 Carmel, IN 46082	Vitamin Shoppe Industries LLC	Lease, 0235-Indianapolis-Keystone, as amended by and between Vitamin Shoppe Industries LLC and SAB Investments LLC	0235	\$0.00
492	Saber Riverhead58, LLC	Saber Riverhead58, LLC c/o Saber Real Estate North LLC 2453 Route 6 Brewster, NY 10509	Vitamin Shoppe Industries LLC	Lease, 0731-Riverhead, as amended by and between Vitamin Shoppe Industries LLC and Saber Riverhead58, LLC	0731	\$31.97
493	Samson Development Company, L.P.	Samson Development Company, L.P. 636 Old York Road 2nd Floor Jenkintown, PA 19046	Vitamin Shoppe Industries LLC	Lease, 0068-Springfield, as amended by and between Vitamin Shoppe Industries LLC and Samson Development Company, L.P.	0068	\$0.00
494	Sang Rim Hwang & Chang Sook Hwang	Sang Rim Hwang & Chang Sook Hwang 1212 V St NW Auburn, WA 98001	Vitamin Shoppe Industries LLC	Lease, 1007-Olympia, as amended by and between Vitamin Shoppe Industries LLC and Sang Rim Hwang & Chang Sook Hwang	1007	\$0.00
495	Santa Rita GRF2, LLC	Santa Rita GRF2, LLC 973 Lomas Santa Fe Drive Solana Beach, CA 92075	Vitamin Shoppe Industries LLC	Lease, 0673-Salinas, as amended by and between Vitamin Shoppe Industries LLC and Santa Rita GRF2, LLC	0673	\$102.58
496	Santikos Legacy, LLC	Santikos Legacy, LLC 4630 North Loop 1604 W. Suite 501 San Antonio, TX 78249	Vitamin Shoppe Industries LLC	Lease, 0647-San Antonio, as amended by and between Vitamin Shoppe Industries LLC and Santikos Legacy, LLC	0647	\$0.00
497	Sauer Properties Inc.	Sauer Properties Inc. 2000 West Broad Street Richmond, VA 23220	Vitamin Shoppe Industries LLC	Lease, 0344-Libbie Place, as amended by and between Vitamin Shoppe Industries LLC and Sauer Properties Inc.	0344	\$45.68
498	Saugus Hillside Realty	Saugus Hillside Realty c/o The Gutierrez Company 200 Summit Drive Suite 400 Burlington, MA 01803	Vitamin Shoppe Industries LLC	Lease, 0071-Saugus, as amended by and between Vitamin Shoppe Industries LLC and Saugus Hillside Realty	0071	\$0.00
499	Sayville Plaza Development LLC	Sayville Plaza Development LLC 500 Old Country Road Suite 200 Garden City, NY 11530	Vitamin Shoppe Industries LLC	Lease, 0041-Sayville, as amended by and between Vitamin Shoppe Industries LLC and Sayville Plaza Development LLC	0041	\$0.00
500	SCC Nassau Park Pavilion NJ LLC	SCC Nassau Park Pavilion NJ LLC 3300 Enterprise Parkway Beachwood, OH 44122	Vitamin Shoppe Industries LLC	Lease, 0042-Princeton, as amended by and between Vitamin Shoppe Industries LLC and SCC Nassau Park Pavilion NJ LLC	0042	\$0.00
501	SDBUCKS, LLC	SDBUCKS, LLC 1901 Avenue of the Stars Suite 630 Easley, SC 29640	Vitamin Shoppe Industries LLC	Lease, 0749-Easley, as amended by and between Vitamin Shoppe Industries LLC and SDBUCKS, LLC	0749	\$0.00
502	Sea Island-Staples LTD	Sea Island-Staples LTD 900 Isom Road Suite 200 San Antonio, TX 78216	Vitamin Shoppe Industries LLC	Lease, 0389-Corpus Christi, as amended by and between Vitamin Shoppe Industries LLC and Sea Island-Staples LTD	0389	\$0.00
503	Seafield Capital Partners II, LLC	Seafield Capital Partners II, LLC 1345 Ranch Road Encinitas, CA 92024	Vitamin Shoppe Industries LLC	Lease, 0256-Cary, as amended by and between Vitamin Shoppe Industries LLC and Seafield Capital Partners II, LLC	0256	\$0.00
504	SED Development LLC	SED Development LLC Eagle Ranch Center 500 4th Street NW Suite 200 Albuquerque, NM 87102	Vitamin Shoppe Industries LLC	Lease, 0454-Eagle Ranch, as amended by and between Vitamin Shoppe Industries LLC and SED Development LLC	0454	\$5,921.17
505	SEI Buckhead Square One, LLC	SEI Buckhead Square One, LLC c/o Selig Enterprises Inc. 1100 Spring Street N.W. Suite 550 Atlanta, GA 30309	Vitamin Shoppe Industries LLC	Lease, 0712-Buckhead, as amended by and between Vitamin Shoppe Industries LLC and SEI Buckhead Square One, LLC	0712	\$0.00

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506	Setter Partners, LLC	Setter Partners, LLC 244 W 39th St. 4th Fl. New York City, NY 10018	Vitamin Shoppe Industries LLC	Lease, 0018-RT 17 PARAMUS, as amended by and between Vitamin Shoppe Industries LLC and Setter Partners, LLC	0018	\$4,084.25
507	SGH & Associates	SGH & Associates 4267 Marina City Drive #100 W Marina del Rey, CA 90292	Vitamin Shoppe Industries LLC	Lease, 0323-Marina Del Rey, as amended by and between Vitamin Shoppe Industries LLC and SGH & Associates	0323	\$4,320.07
508	Shelby Boulevard Fiftynine LLC	Shelby Boulevard Fiftynine LLC 300 Park Street Suite 410 Birmingham, MI 48009	Vitamin Shoppe Industries LLC	Lease, 0303-Shelby Township, as amended by and between Vitamin Shoppe Industries LLC and Shelby Boulevard Fiftynine LLC	0303	\$4,123.53
509	Shelbyville Road Plaza LLC	Shelbyville Road Plaza LLC c/o Hagan Properties Inc. 12911 Reamers Road Louisville, KY 40245	Vitamin Shoppe Industries LLC	Lease, 0424-Louisville, as amended by and between Vitamin Shoppe Industries LLC and Shelbyville Road Plaza LLC	0424	\$0.00
510	Sher Lane LLC	Sher Lane LLC 4957 Lakemont Blvd. SE #C4-11 Bellevue, WA 98006	Vitamin Shoppe Industries LLC	Lease, 0176-Huntington Beach, as amended by and between Vitamin Shoppe Industries LLC and Sher Lane LLC	0176	\$0.00
511	Shirazee, LLC Parviz and Maudie Samiee, Trustees	Shirazee, LLC Parviz and Maudie Samiee, Trustees 2418 13th Street SE Salem, OR 97302	Vitamin Shoppe Industries LLC	Lease, 0783-Salem, as amended by and between Vitamin Shoppe Industries LLC and Shirazee, LLC Parviz and Maudie Samiee, Trustees	0783	\$0.00
512	Shoppes at Tower Place LLC	Shoppes at Tower Place LLC 2530 Scottsville Rd. Suite 21 Bowling Green, KY 42104	Vitamin Shoppe Industries LLC	Lease, 0390-Bowling Green, as amended by and between Vitamin Shoppe Industries LLC and Shoppes at Tower Place LLC	0390	\$0.00
513	Shops at St. Johns LLC	Shops at St. Johns LLC 225 W. Washington Street Indianapolis, IN 46204	Vitamin Shoppe Industries LLC	Lease, 0252-St. Johns, as amended by and between Vitamin Shoppe Industries LLC and Shops at St. Johns LLC	0252	\$3,525.96
514	Shore Creek, LLC	Shore Creek, LLC 21650 Burbank Blvd # 110 Los Angeles, CA 91367	Vitamin Shoppe Industries LLC	Lease, 0181-Thousand Oaks, as amended by and between Vitamin Shoppe Industries LLC and Shore Creek, LLC	0181	\$1,286.73
515	Siblings Enterprises Ltd.	Siblings Enterprises Ltd. 49 Ocean Drive Jupiter, FL 33469	Vitamin Shoppe Industries LLC	Lease, 0030-Nanuet, as amended by and between Vitamin Shoppe Industries LLC and Siblings Enterprises Ltd.	0030	\$10,614.83
516	Siegen Lane Properties LLC	Siegen Lane Properties LLC c/o Olshan Properties 600 Madison Avenue 14th Floor New York City, NY 10022	Vitamin Shoppe Industries LLC	Lease, 0615-Baton Rouge, as amended by and between Vitamin Shoppe Industries LLC and Siegen Lane Properties LLC	0615	\$0.00
517	Siena II Holdings LP	Siena II Holdings LP c/o Laurich Properties Inc. Las Vegas, NV 89144	Vitamin Shoppe Industries LLC	Lease, 0832-Henderson, as amended by and between Vitamin Shoppe Industries LLC and Siena II Holdings LP	0832	\$0.00
518	Silverman Properties LP	Silverman Properties LP PO Box 50378 Nashville, TN 37205	Vitamin Shoppe Industries LLC	Lease, 0164-Madison, as amended by and between Vitamin Shoppe Industries LLC and Silverman Properties LP	0164	\$0.00
519	SIPOC Associates TIC	SIPOC Associates TIC 7978 Cooper Creek Boulevard Suite # 100 Bradenton, FL 34201	Vitamin Shoppe Industries LLC	Lease, 0884-Sarasota, as amended by and between Vitamin Shoppe Industries LLC and SIPOC Associates TIC	0884	\$0.00
520	SKY BOYNTON HOLDINGS LLC	SKY BOYNTON HOLDINGS LLC 763 Raleigh Street Woodmere, NY 11598	Vitamin Shoppe Industries LLC	Lease, 0188-Boynton Beach, as amended by and between Vitamin Shoppe Industries LLC and SKY BOYNTON HOLDINGS LLC	0188	\$0.00
521	SLJ Realty LLC	SLJ Realty LLC 1385 Broadway Suite 1407 New York City, NY 10018	Vitamin Shoppe Industries LLC	Lease, 0296-Bridgewater, as amended by and between Vitamin Shoppe Industries LLC and SLJ Realty LLC	0296	\$0.00

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522	Smart Growth-Spartanburg, LLC	Smart Growth-Spartanburg, LLC c/o Rimrock Companies 343 NW Cole Terrace Ste 201 Lake City, FL 32055	Vitamin Shoppe Industries LLC	Lease, 0520-Spartanburg, as amended by and between Vitamin Shoppe Industries LLC and Smart Growth-Spartanburg, LLC	0520	\$0.00
523	Somerset Shoppes Fla LLC	Somerset Shoppes Fla LLC 8903 Glades Road Unit A-14 Boca Raton, FL 33434	Vitamin Shoppe Industries LLC	Lease, 0703-Boca Raton, as amended by and between Vitamin Shoppe Industries LLC and Somerset Shoppes Fla LLC	0703	\$0.00
524	South Merrick Road Corp.	South Merrick Road Corp. 12-A Filmore Place Freeport, NY 11520	Vitamin Shoppe Industries LLC	Lease, 0038-Merrick, as amended by and between Vitamin Shoppe Industries LLC and South Merrick Road Corp.	0038	\$4,040.74
525	South Park Mall Realty LLC	South Park Mall Realty LLC c/o Namdar Realty Group 150 Great Neck Road Suite 304 New York City, NY 11021	Vitamin Shoppe Industries LLC	Lease, 0675-San Antonio, as amended by and between Vitamin Shoppe Industries LLC and South Park Mall Realty LLC	0675	\$0.00
526	South Plainfield Properties, L.P.	South Plainfield Properties, L.P. c/o National Realty & Development Corp. 225 Liberty Street 31st Floor New York City, NY 10281	Vitamin Shoppe Industries LLC	Lease, 0887-South Plainfield, as amended by and between Vitamin Shoppe Industries LLC and South Plainfield Properties, L.P.	0887	\$0.00
527	South Shore Mall Realty LLC	South Shore Mall Realty LLC 150 Great Neck Road Suite 304 New York City, NY 10021	Vitamin Shoppe Industries LLC	Lease, 0899-Bay Shore (Relocation), as amended by and between Vitamin Shoppe Industries LLC and South Shore Mall Realty LLC	0899	\$0.00
528	SP EAST, LLLP	SP EAST, LLLP c/o Baker and Lassiter 3350 Riverwood Parkway Suite 1800 Atlanta, GA 30339	Vitamin Shoppe Industries LLC	Lease, 0614-McDonough, as amended by and between Vitamin Shoppe Industries LLC and SP EAST, LLLP	0614	\$78.76
529	Sparrow Ridge Properties, LLC	Sparrow Ridge Properties, LLC 1835 Knapp Drive Crest Hill, IL 60403	Vitamin Shoppe Industries LLC	Lease, 0123-Crystal Lake, as amended by and between Vitamin Shoppe Industries LLC and Sparrow Ridge Properties, LLC	0123	\$0.00
530	Spring Mall Square LLC	Spring Mall Square LLC c/o Fried Companies Inc. 5924 Fried Farm Road Crozet, VA 22932	Vitamin Shoppe Industries LLC	Lease, 0137-Springfield, as amended by and between Vitamin Shoppe Industries LLC and Spring Mall Square LLC	0137	\$0.00
531	Spring Ridge LP	Spring Ridge LP 217 W. Springville Road Boiling Springs, PA 17007	Vitamin Shoppe Industries LLC	Lease, 0170-Reading, as amended by and between Vitamin Shoppe Industries LLC and Spring Ridge LP	0170	\$0.00
532	Springdale Pointe LLC	Springdale Pointe LLC c/o Thompson Thrift Development Inc. 901 Wabash Ave. Suite 300 Terre Haute, IN 47807	Vitamin Shoppe Industries LLC	Lease, 0469-Springdale, as amended by and between Vitamin Shoppe Industries LLC and Springdale Pointe LLC	0469	\$100.33
533	Springinvest LLC	Springinvest LLC c/o Eurinvest 407 Lincoln Road Suite 8 Miami Beach, FL 33139	Vitamin Shoppe Industries LLC	Lease, 0601-Springfield, IL, as amended by and between Vitamin Shoppe Industries LLC and Springinvest LLC	0601	\$0.00
534	SRK Lady Lake 21 SPE, LLC	SRK Lady Lake 21 SPE, LLC 4053 Maple Road Suite 200 Buffalo, NY 14226	Vitamin Shoppe Industries LLC	Lease, 0450-Lady Lake, as amended by and between Vitamin Shoppe Industries LLC and SRK Lady Lake 21 SPE, LLC	0450	\$0.00
535	SSK Investments, Inc.	SSK Investments, Inc. 1600 Executive Parkway Suite 110 Eugene, OR 97401	Vitamin Shoppe Industries LLC	Lease, 1027-Eugene, as amended by and between Vitamin Shoppe Industries LLC and SSK Investments, Inc.	1027	\$0.00



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536	SSS Eldridge Marketplace, LLC, SSS Eldridge Town Center LLC, SSS Eldridge Square Investors LLC, SKJ Eldridge Square LLC, Peach Eldridge LLC	SSS Eldridge Marketplace, LLC, SSS Eldridge Town Center LLC, SSS Eldridge Square Investors LLC, SKJ Eldridge Square LLC, Peach Eldridge LLC c/o Wu Properties Inc. 3657 Briarpark Drive Suite 188 Houston, TX 77042	Vitamin Shoppe Industries LLC	Lease, 0467-West Oaks, as amended by and between Vitamin Shoppe Industries LLC and SSS Eldridge Marketplace, LLC, SSS Eldridge Town Center LLC, SSS Eldridge Square Investors LLC, SKJ Eldridge Square LLC, Peach Eldridge LLC	0467	\$0.00
537	Stafford Park Commercial ILLC	Stafford Park Commercial ILLC 500 Barnegat Boulevard North Building 100 Barnegat Township, NJ 08005	Vitamin Shoppe Industries LLC	Lease, 0464-Manahawkin, as amended by and between Vitamin Shoppe Industries LLC and Stafford Park Commercial ILLC	0464	\$0.00
538	Stanley J. Kozicki dba SK Holdings - Wilmington, L.L.C.	Stanley J. Kozicki dba SK Holdings - Wilmington, L.L.C. 31104 Mills Chase Drive Lewes, DE 19958	Vitamin Shoppe Industries LLC	Lease, 0046-Concord Pike, as amended by and between Vitamin Shoppe Industries LLC and Stanley J. Kozicki dba SK Holdings - Wilmington, L.L.C.	0046	\$0.00
539	Starjack Investments L.L.C.	Starjack Investments L.L.C. 1349 S. Rochester Road Suite 210 Rochester, MI 48307	Vitamin Shoppe Industries LLC	Lease, 0223-Melbourne, as amended by and between Vitamin Shoppe Industries LLC and Starjack Investments L.L.C.	0223	\$0.00
540	Staten Island Richmond Avenue, LLC	Staten Island Richmond Avenue, LLC Attn: Legal Department 7248 Morgan Road PO Box 220 Liverpool, NY 13088	Vitamin Shoppe Industries LLC	Lease, 0028-Staten Island, as amended by and between Vitamin Shoppe Industries LLC and Staten Island Richmond Avenue, LLC	0028	\$1,247.36
541	Stevenson Investors, LLC	Stevenson Investors, LLC 2187 Newcastle Ave Suite 202 Cardiff-by-the-Sea, CA 92007	Vitamin Shoppe Industries LLC	Lease, 0775-Sanford, as amended by and between Vitamin Shoppe Industries LLC and Stevenson Investors, LLC	0775	\$0.00
542	Stony Brook Realty, LLC	Stony Brook Realty, LLC 3201 N Federal Highway # 301 Fort Lauderdale, FL 33306	Vitamin Shoppe Industries LLC	Lease, 0714-Lake Grove, as amended by and between Vitamin Shoppe Industries LLC and Stony Brook Realty, LLC	0714	\$0.00
543	SunflowerMetro, LLC	SunflowerMetro, LLC 3191-D Airport Loop Dr. Costa Mesa, CA 92626	Vitamin Shoppe Industries LLC	Lease, 0132-Santa Ana, as amended by and between Vitamin Shoppe Industries LLC and SunflowerMetro, LLC	0132	\$0.00
544	Sunset Plaza, LLC & Sunset Collection, LLC	Sunset Plaza, LLC & Sunset Collection, LLC c/o Gatski Commercial Real Estate Services 4755 Dean Martin Drive Las Vegas, NV 89103	Vitamin Shoppe Industries LLC	Lease, 0242-Henderson, as amended by and between Vitamin Shoppe Industries LLC and Sunset Plaza, LLC & Sunset Collection, LLC	0242	\$0.00
545	Surprise TC II Holdings LLC	Surprise TC II Holdings LLC 2415 E. Camelback Road Suite 100 Phoenix, AZ 85016	Vitamin Shoppe Industries LLC	Lease, 0597-Surprise, as amended by and between Vitamin Shoppe Industries LLC and Surprise TC II Holdings LLC	0597	\$78.99
546	SVAP II Park North, LLC	SVAP II Park North, LLC 302 Datura Street Suite 100 West Palm Beach, FL 33401	Vitamin Shoppe Industries LLC	Lease, 0328-Park North, as amended by and between Vitamin Shoppe Industries LLC and SVAP II Park North, LLC	0328	\$0.00
547	SVF Riva Annapolis, LLC	SVF Riva Annapolis, LLC c/o American Realty Advisors LLC 515 South Flower Street Los Angeles, CA 90071	Vitamin Shoppe Industries LLC	Lease, 0720-Annapolis, as amended by and between Vitamin Shoppe Industries LLC and SVF Riva Annapolis, LLC	0720	\$0.00
548	Swanblossom Investment Limited Partnership	Swanblossom Investment Limited Partnership 1335 Canton Road Suite D Marietta, GA 30066	Vitamin Shoppe Industries LLC	Lease, 0499-Perimeter Mall, as amended by and between Vitamin Shoppe Industries LLC and Swanblossom Investment Limited Partnership	0499	\$13,637.40
549	SY WALDORF INVESTMENTS LC	SY WALDORF INVESTMENTS LC 1115 Broadway 12th Floor New York City, NY 10010	Vitamin Shoppe Industries LLC	Lease, 0058-Waldorf, as amended by and between Vitamin Shoppe Industries LLC and SY WALDORF INVESTMENTS LC	0058	\$0.00

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550	T Palmdale Mkt CA, LLC	T Palmdale Mkt CA, LLC c/o AZT Corporation 16600 Dallas Parkway Suite 300 Dallas, TX 75248	Vitamin Shoppe Industries LLC	Lease, 0138-Palmdale, as amended by and between Vitamin Shoppe Industries LLC and T Palmdale Mkt CA, LLC	0138	\$0.00
551	Tabib Kashi Partnership	Tabib Kashi Partnership 574 West Lancaster Avenue Bryn Mawr, PA 19010	Vitamin Shoppe Industries LLC	Lease, 0053-Montgomeryville, as amended by and between Vitamin Shoppe Industries LLC and Tabib Kashi Partnership	0053	\$3,727.70
552	Tara Acworth Holdings, LLC	Tara Acworth Holdings, LLC c/o Jeffrey Taratoot 2472 Jett Ferry Road Suite 400 - 133 Atlanta, GA 30338	Vitamin Shoppe Industries LLC	Lease, 0725-Acworth, as amended by and between Vitamin Shoppe Industries LLC and Tara Acworth Holdings, LLC	0725	\$0.00
553	TCB-Elston, LC	TCB-Elston, LC c/o Newport Capital Partners 353 North Clark Street Suite 3625 Chicago, IL 60654	Vitamin Shoppe Industries LLC	Lease, 0473-Elston & Logan, as amended by and between Vitamin Shoppe Industries LLC and TCB-Elston, LC	0473	\$0.00
554	Telvita, LLC	Telvita, LLC Attn: Thomas Abernathy 2055 North Brown Road Suite 225 Lawrenceville, GA 30043	Vitamin Shoppe Industries LLC	Lease, 0494-Destin, as amended by and between Vitamin Shoppe Industries LLC and Telvita, LLC	0494	\$0.00
555	TEMK Investments- Visalia 1 LLC	TEMK Investments- Visalia 1 LLC 1265 Martin Ave. San Jose, CA 95126	Vitamin Shoppe Industries LLC	Lease, 0279-Visalia, as amended by and between Vitamin Shoppe Industries LLC and TEMK Investments- Visalia 1 LLC	0279	\$0.00
556	TEN THOUSAND OLDE U.S. 20, LLC,	TEN THOUSAND OLDE U.S. 20, LLC, 1428 Albon Rd Holland, OH 43528	Vitamin Shoppe Industries LLC	Lease, 0685-Perrysburg, as amended by and between Vitamin Shoppe Industries LLC and TEN THOUSAND OLDE U.S. 20, LLC,	0685	\$0.00
557	The Atlantic Building LLC	The Atlantic Building LLC 2320 N. Atlantic Suite 100 Spokane, WA 99205	Vitamin Shoppe Industries LLC	Lease, 1019-Kennewick, as amended by and between Vitamin Shoppe Industries LLC and The Atlantic Building LLC	1019	\$0.00
558	The Commons at Willowbrook Inc.	The Commons at Willowbrook Inc. 5910 N. Central Expressway Suite 1200 Dallas, TX 75206	Vitamin Shoppe Industries LLC	Lease, 0285-Willowbrook, as amended by and between Vitamin Shoppe Industries LLC and The Commons at Willowbrook Inc.	0285	\$0.00
559	The Crossings at Hobart I LLC	The Crossings at Hobart I LLC c/o Schottenstein Property Group 1798 Frebis Avenue Columbus, OH 43206	Vitamin Shoppe Industries LLC	Lease, 0127-Merrillville, as amended by and between Vitamin Shoppe Industries LLC and The Crossings at Hobart I LLC	0127	\$0.00
560	The Fountains at Farah, LP	The Fountains at Farah, LP 8235 Douglas Ave. Suite 900 El Paso, TX 79901	Vitamin Shoppe Industries LLC	Lease, 0616-El Paso (Hawkins), as amended by and between Vitamin Shoppe Industries LLC and The Fountains at Farah, LP	0616	\$0.00
561	The Philipose Group of Connecticut , LLC	The Philipose Group of Connecticut , LLC 1768 Chaladay Lane East Meadow, NY 11554	Vitamin Shoppe Industries LLC	Lease, 0762-Enfield, as amended by and between Vitamin Shoppe Industries LLC and The Philipose Group of Connecticut , LLC	0762	\$0.00
562	The Pines Center, LLC	The Pines Center, LLC 553 East Main Street Bowling Green, KY 42101	Vitamin Shoppe Industries LLC	Lease, 0505-Murfreesboro, as amended by and between Vitamin Shoppe Industries LLC and The Pines Center, LLC	0505	\$0.00
563	The Quarry Center, LP	The Quarry Center, LP 307 Fellowship Road Suite 300 Mount Laurel, NJ 08054	Vitamin Shoppe Industries LLC	Lease, 0745-Havertown, as amended by and between Vitamin Shoppe Industries LLC and The Quarry Center, LP	0745	\$0.00
564	The Rosemyr Corporation	The Rosemyr Corporation 231 South Garnett Street Henderson, NC 27536	Vitamin Shoppe Industries LLC	Lease, 0730-Norfolk, as amended by and between Vitamin Shoppe Industries LLC and The Rosemyr Corporation	0730	\$0.00

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565	The Shoppes at Raceway, LLC	The Shoppes at Raceway, LLC ATTN PATTY SCOTT PO Box 933 Evansville, IN 47706	Vitamin Shoppe Industries LLC	Lease, 0465-Avon, as amended by and between Vitamin Shoppe Industries LLC and The Shoppes at Raceway, LLC	0465	\$0.00
566	The Whalen Corp.	The Whalen Corp. 1213 Keith Road Wake Forest, NC 27587	Vitamin Shoppe Industries LLC	Lease, 0291-Wake Forest, as amended by and between Vitamin Shoppe Industries LLC and The Whalen Corp.	0291	\$1,800.00
567	Thrift-Cascade Investment LLC	Thrift-Cascade Investment LLC 808 SW Alder Street Suite 200 Portland, OR 97205	Vitamin Shoppe Industries LLC	Lease, 1028-Vancouver, as amended by and between Vitamin Shoppe Industries LLC and Thrift-Cascade Investment LLC	1028	\$0.00
568	Times Plaza Development L.P.	Times Plaza Development L.P. 562 State Street Brooklyn, NY 11217	Vitamin Shoppe Industries LLC	Lease, 0241-Brooklyn-Atlantic Ave., as amended by and between Vitamin Shoppe Industries LLC and Times Plaza Development L.P.	0241	\$56.98
569	Timlin Properties, LLC	Timlin Properties, LLC 6632 Telegraph Road Suite 320 Bloomfield Hills, MI 48301	Vitamin Shoppe Industries LLC	Lease, 0255-Farmington Hills, as amended by and between Vitamin Shoppe Industries LLC and Timlin Properties, LLC	0255	\$0.00
570	TKG Paxton Towne Center Development, L.P.	TKG Paxton Towne Center Development, L.P. 215 N. Stadium Boulevard Suite 201 Columbia, MO 65203	Vitamin Shoppe Industries LLC	Lease, 0119-East Harrisburg, as amended by and between Vitamin Shoppe Industries LLC and TKG Paxton Towne Center Development, L.P.	0119	\$223.00
571	TMK II Limited Partnership	TMK II Limited Partnership 2711 Lemon Tree Lane Charlotte, NC 28211	Vitamin Shoppe Industries LLC	Lease, 0212-Matthews, as amended by and between Vitamin Shoppe Industries LLC and TMK II Limited Partnership	0212	\$883.16
572	TMO Lincolnwood AM, LLC	TMO Lincolnwood AM, LLC C/o Prodigy Real Estate Group 223 W. Jackson Blvd. Chicago, IL 60606	Vitamin Shoppe Industries LLC	Lease, 0591-Lincolnwood, as amended by and between Vitamin Shoppe Industries LLC and TMO Lincolnwood AM, LLC	0591	\$0.00
573	Toma Investments, LLC	Toma Investments, LLC 11801 Larkins Brighton, MI 48114	Vitamin Shoppe Industries LLC	Lease, 0858-Brighton, as amended by and between Vitamin Shoppe Industries LLC and Toma Investments, LLC	0858	\$0.00
574	Trindle Run LLC	Trindle Run LLC Bennett Williams Realty Inc. 3528 Concord Road York, PA 17402	Vitamin Shoppe Industries LLC	Lease, 0836-Mechanicsburg, as amended by and between Vitamin Shoppe Industries LLC and Trindle Run LLC	0836	\$0.00
575	Trinity Properties, LLC	Trinity Properties, LLC PO Box 445 Raymond, ME 04071	Vitamin Shoppe Industries LLC	Lease, 0866-Trussville, as amended by and between Vitamin Shoppe Industries LLC and Trinity Properties, LLC	0866	\$0.00
576	TRM Venture Real Estate, LLC	TRM Venture Real Estate, LLC 2409 West 104th Street Chicago, IL 60655	Vitamin Shoppe Industries LLC	Lease, 0641-Countryside, as amended by and between Vitamin Shoppe Industries LLC and TRM Venture Real Estate, LLC	0641	\$0.00
577	Truse Plaza LLCc/o Fogelman Investment Company	Truse Plaza LLCc/o Fogelman Investment Company c/o Fogelman Investment Company 744 South White Station Road Memphis, TN 38117	Vitamin Shoppe Industries LLC	Lease, 0186-Memphis, as amended by and between Vitamin Shoppe Industries LLC and Truse Plaza LLCc/o Fogelman Investment Company	0186	\$0.00
578	Truss Greenwood IN LLC	Truss Greenwood IN LLC c/o Schottenstein Property Group 4300 E. Fifth Ave. Columbus, OH 43219	Vitamin Shoppe Industries LLC	Lease, 0319-Greenwood, as amended by and between Vitamin Shoppe Industries LLC and Truss Greenwood IN LLC	0319	\$0.00
579	TSO Winchester Station, LP	TSO Winchester Station, LP 1170 Peachtree Street Suite 2000 Atlanta, GA 30309	Vitamin Shoppe Industries LLC	Lease, 0258-Winchester, as amended by and between Vitamin Shoppe Industries LLC and TSO Winchester Station, LP	0258	\$0.00

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580	Turkey Creek Holdings, LLC	Turkey Creek Holdings, LLC c/o Pine Tree Commercial Realty LLC 814 Commerce Drive Suite 300 Oak Brook, IL 60523	Vitamin Shoppe Industries LLC	Lease, 0883-Turkey Creek, as amended by and between Vitamin Shoppe Industries LLC and Turkey Creek Holdings, LLC	0883	\$71.20
581	Turnersville Landing, LP	Turnersville Landing, LP 100 Front Street Suite 506 Conshohocken, PA 19428	Vitamin Shoppe Industries LLC	Lease, 0744-Turnersville, as amended by and between Vitamin Shoppe Industries LLC and Turnersville Landing, LP	0744	\$3,429.55
582	Tuskatella LLC	Tuskatella LLC P.O. Box 5544 Orange, CA 92863	Vitamin Shoppe Industries LLC	Lease, 0612-Orange, as amended by and between Vitamin Shoppe Industries LLC and Tuskatella LLC	0612	\$16.81
583	TVS & Associates (Charleston), LLC	TVS & Associates (Charleston), LLC 1620 Scott Avenue Charlotte, NC 28203	Vitamin Shoppe Industries LLC	Lease, 0169-North Charleston, as amended by and between Vitamin Shoppe Industries LLC and TVS & Associates (Charleston), LLC	0169	\$0.00
584	Two Nuts LP et al. c/o Midwood	Two Nuts LP et al. c/o Midwood 430 Park Ave. 2nd Floor New York City, NY 10022	Vitamin Shoppe Industries LLC	Lease, 0060-Chestnut Street, as amended by and between Vitamin Shoppe Industries LLC and Two Nuts LP et al. c/o Midwood	0060	\$8,226.03
585	Tyler Broadway/Centennial LP	Tyler Broadway/Centennial LP 2525 McKinnon Street Suite 710 Dallas, TX 75201	Vitamin Shoppe Industries LLC	Lease, 0659-Tyler, as amended by and between Vitamin Shoppe Industries LLC and Tyler Broadway/Centennial LP	0659	\$0.00
586	Tyrone Enterprises, LLC	Tyrone Enterprises, LLC 5576 Bridgetown Road Cincinnati, OH 45248	Vitamin Shoppe Industries LLC	Lease, 0144-St. Petersburg, as amended by and between Vitamin Shoppe Industries LLC and Tyrone Enterprises, LLC	0144	\$0.00
587	UE Gateway Center LLC	UE Gateway Center LLC 210 Route 4 East Paramus, NJ 07652	Vitamin Shoppe Industries LLC	Lease, 0852-Everett, as amended by and between Vitamin Shoppe Industries LLC and UE Gateway Center LLC	0852	\$318.47
588	UE Tonnelle Commons LLC	UE Tonnelle Commons LLC 210 Route 4 East Paramus, NJ 07652	Vitamin Shoppe Industries LLC	Lease, 0391-North Bergen, as amended by and between Vitamin Shoppe Industries LLC and UE Tonnelle Commons LLC	0391	\$0.00
589	Universal Park	Universal Park 5 River Park Place West Suite 203 Fresno, CA 93720	Vitamin Shoppe Industries LLC	Lease, 0167-Fresno, as amended by and between Vitamin Shoppe Industries LLC and Universal Park	0167	\$0.00
590	Urban Edge Properties LP	Urban Edge Properties LP 210 Route 4 East Paramus, NJ 07652	Vitamin Shoppe Industries LLC	Lease, 0575-East Rutherford, as amended by and between Vitamin Shoppe Industries LLC and Urban Edge Properties LP	0575	\$2,074.76
591	USPG PORTFOLIO FIVE LLC	USPG PORTFOLIO FIVE LLC PO BOX 64-3906 Cincinnati, OH 45264	Vitamin Shoppe Industries LLC	Lease, 0131-Southlake, as amended by and between Vitamin Shoppe Industries LLC and USPG PORTFOLIO FIVE LLC	0131	\$0.00
592	VA C 12266 Jefferson, LLC, as to an undivided 30.96% interest, VA T 12266 Jefferson, LLC, as to an undivided 48.87% interest, and VA FT 12266 Jefferson, LLC, as to an undivided 20.17% interest	VA C 12266 Jefferson, LLC, as to an undivided 30.96% interest, VA T 12266 Jefferson, LLC, as to an undivided 48.87% interest, and VA FT 12266 Jefferson, LLC, as to an undivided 20.17% interest Virginia Management Entity LLC as Managing Agent 4910 W. 1st Street Los Angeles, CA 90004	Vitamin Shoppe Industries LLC	Lease, 0213-Newport News, as amended by and between Vitamin Shoppe Industries LLC and VA C 12266 Jefferson, LLC, as to an undivided 30.96% interest, VA T 12266 Jefferson, LLC, as to an undivided 48.87% interest, and VA FT 12266 Jefferson, LLC, as to an undivided 20.17% interest	0213	\$0.00
593	VAA Improvements, LLC	VAA Improvements, LLC 565 Taxter Road Elmsford, NY 10523	Vitamin Shoppe Industries LLC	Lease, 0432-Allen, as amended by and between Vitamin Shoppe Industries LLC and VAA Improvements, LLC	0432	\$0.00
594	VALLEY STREAM GREEN ACRES	VALLEY STREAM GREEN ACRES 2034 Green Acres Mall Valley Stream, NY 11581	Vitamin Shoppe Industries LLC	Lease, 0057-Valley Stream , as amended by and between Vitamin Shoppe Industries LLC and VALLEY STREAM GREEN ACRES	0057	\$0.00
595	Vann Drive Partners	Vann Drive Partners 1001 Greystone Square Jackson, TN 38305	Vitamin Shoppe Industries LLC	Lease, 0455-Jackson, as amended by and between Vitamin Shoppe Industries LLC and Vann Drive Partners	0455	\$0.00

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ID #	Assumption Counterparty	Assumption Counterparty's Address	Debtor/Assignee	Description of Agreement	Store	Cure Amount
596	VBNET Investments I, LLC	VBNET Investments I, LLC 33478 US Highway 19 North Palm Harbor, FL 34684	Vitamin Shoppe Industries LLC	Lease, 0463-Palm Harbor, as amended by and between Vitamin Shoppe Industries LLC and VBNET Investments I, LLC	0463	\$0.00
597	VEI Manager LLC	VEI Manager LLC 605 South Eden Street Suite 250 Baltimore, MD 21231	Vitamin Shoppe Industries LLC	Lease, 0514-Catonsville, as amended by and between Vitamin Shoppe Industries LLC and VEI Manager LLC	0514	\$0.00
598	Ventura Gateway LLC	Ventura Gateway LLC c/o Robertson Properties Group 120 North Robertson Boulevard 3rd Floor Los Angeles, CA 90048	Vitamin Shoppe Industries LLC	Lease, 0148-Ventura, as amended by and between Vitamin Shoppe Industries LLC and Ventura Gateway LLC	0148	\$3,389.51
599	VEREIT Real Estate, L.P.	VEREIT Real Estate, L.P. VEREIT c/o Realty Income Corporation 11995 El Camino Real San Diego, CA 92130	Vitamin Shoppe Industries LLC	Lease, 0593-Evergreen Park, as amended by and between Vitamin Shoppe Industries LLC and VEREIT Real Estate, L.P.	0593	\$3,340.09
600	VERO BEACH GRAND OAKS 2 LLC	VERO BEACH GRAND OAKS 2 LLC 500 Skokie Blvd Northbrook, IL 60062	Vitamin Shoppe Industries LLC	Lease, 0351-Vero Beach, as amended by and between Vitamin Shoppe Industries LLC and VERO BEACH GRAND OAKS 2 LLC	0351	\$0.00
601	Victory Village, LLC	Victory Village, LLC GD Commercial Real Estate Inc. 1381 McCarthy Blvd Milpitas, CA 95035	Vitamin Shoppe Industries LLC	Lease, 0153-Pinole, as amended by and between Vitamin Shoppe Industries LLC and Victory Village, LLC	0153	\$114.75
602	Village at the Mall Holdings LLC	Village at the Mall Holdings LLC c/o Neyer Management 3927 Brotherton Road Suite 200 Cincinnati, OH 45209	Vitamin Shoppe Industries LLC	Lease, 0497-Florence, as amended by and between Vitamin Shoppe Industries LLC and Village at the Mall Holdings LLC	0497	\$0.00
603	Virginia Center Virginia Associates, L.L.C.	Virginia Center Virginia Associates, L.L.C. 1620 Scott Avenue Charlotte, NC 28203	Vitamin Shoppe Industries LLC	Lease, 0254-Glen Allen, as amended by and between Vitamin Shoppe Industries LLC and Virginia Center Virginia Associates, L.L.C.	0254	\$0.00
604	Walt Whitman Road, LLC successor in interest to Gerald Kessler	Walt Whitman Road, LLC successor in interest to Gerald Kessler C/o Natural Organics Inc. 548 Broadhollow Road New York City, NY 11747	Vitamin Shoppe Industries LLC	Lease, 0015-Huntington, as amended by and between Vitamin Shoppe Industries LLC and Walt Whitman Road, LLC successor in interest to Gerald Kessler	0015	\$0.00
605	WAOP LLC	WAOP LLC 721 Boardman-Poland Road Youngstown, OH 44512	Vitamin Shoppe Industries LLC	Lease, 0217-Boardman, as amended by and between Vitamin Shoppe Industries LLC and WAOP LLC	0217	\$114.18
606	Watchung UE LLC	Watchung UE LLC 210 Route 4 East Paramus, NJ 07652	Vitamin Shoppe Industries LLC	Lease, 0425-Watchung, as amended by and between Vitamin Shoppe Industries LLC and Watchung UE LLC	0425	\$0.00
607	WBR 27810 Chagrin II, LLC, WRB 27810 Chagrin III, LLC & RRR Ohio, LLC	WBR 27810 Chagrin II, LLC, WRB 27810 Chagrin III, LLC & RRR Ohio, LLC 2400 Chagrin Blvd. Suite 100 Chagrin Falls, OH 44022	Vitamin Shoppe Industries LLC	Lease, 0629-Woodmere, as amended by and between Vitamin Shoppe Industries LLC and WBR 27810 Chagrin II, LLC, WRB 27810 Chagrin III, LLC & RRR Ohio, LLC	0629	\$824.87
608	WCS PROPERTIES BUSINESS TRUST	WCS PROPERTIES BUSINESS TRUST c/o Greenberg Gibbons 3904 Boston St. Suite 402 Baltimore, MD 21224	Vitamin Shoppe Industries LLC	Lease, 0515-Crofton, as amended by and between Vitamin Shoppe Industries LLC and WCS PROPERTIES BUSINESS TRUST	0515	\$52.35
609	WDG Dallas, LLC and JSE Dallas, LLC	WDG Dallas, LLC and JSE Dallas, LLC c/o Weitzman 3102 Maple Avenue Suite 500 Dallas, TX 75201	Vitamin Shoppe Industries LLC	Lease, 0168-Mesquite, as amended by and between Vitamin Shoppe Industries LLC and WDG Dallas, LLC and JSE Dallas, LLC	0168	\$0.00
610	Webster Bank	Webster Bank 145 Bank Street Waterbury, CT 06702	Vitamin Shoppe Industries LLC	Lease, 0336-Warwick, as amended by and between Vitamin Shoppe Industries LLC and Webster Bank	0336	\$1,170.43

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611	Weingarten Northcross JV	Weingarten Northcross JV c/o Kimco Realty Corporation 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0365-McAllen, as amended by and between Vitamin Shoppe Industries LLC and Weingarten Northcross JV	0365	\$1,164.94
612	Welling Realty, LLC	Welling Realty, LLC c/o Carlyle Management Corp 5355 Town Center Road Suite 430 Boca Raton, FL 33486	Vitamin Shoppe Industries LLC	Lease, 0118-Wellington, as amended by and between Vitamin Shoppe Industries LLC and Welling Realty, LLC	0118	\$6.67
613	Wells Property Number Five, LLC	Wells Property Number Five, LLC PO Box 30067 Charlotte, NC 28230	Vitamin Shoppe Industries LLC	Lease, 0563-Charlotte, as amended by and between Vitamin Shoppe Industries LLC and Wells Property Number Five, LLC	0563	\$0.00
614	Wetmore Plaza Shops, LLC	Wetmore Plaza Shops, LLC 6298 E. Grant Road Suite 100 Tucson, AZ 85712	Vitamin Shoppe Industries LLC	Lease, 0633-Tucson, as amended by and between Vitamin Shoppe Industries LLC and Wetmore Plaza Shops, LLC	0633	\$0.00
615	Wheatland Family Trust	Wheatland Family Trust Laurie Wheatland Trustee for the Wheatland Family Trust 2802 Timmons Lane Suite 22025 Houston, TX 77027	Vitamin Shoppe Industries LLC	Lease, 0162-Brea, as amended by and between Vitamin Shoppe Industries LLC and Wheatland Family Trust	0162	\$3,239.14
616	Whitestone REIT	Whitestone REIT c/o Whitestone REIT 2600 South Gessner Rd Houston, TX 77063	Vitamin Shoppe Industries LLC	Lease, 0466-Val Vista - Mesa, as amended by and between Vitamin Shoppe Industries LLC and Whitestone REIT	0466	\$0.00
617	Wig Properties, LLC-LKPL	Wig Properties, LLC-LKPL 4811 - 134th Place Southeast Bellevue, WA 98006	Vitamin Shoppe Industries LLC	Lease, 1010-Lakewood, as amended by and between Vitamin Shoppe Industries LLC and Wig Properties, LLC-LKPL	1010	\$0.00
618	William J. Swanson Trustee of the	William J. Swanson Trustee of the Missing Ketchum, ID 83340	Vitamin Shoppe Industries LLC	Lease, 0290-Boise, as amended by and between Vitamin Shoppe Industries LLC and William J. Swanson Trustee of the	0290	\$0.00
619	Wilshire Yale Enterprises c/o The Eberly Company	Wilshire Yale Enterprises c/o The Eberly Company 8383 Wilshire Blvd. Suite 906 Beverly Hills, CA 90211	Vitamin Shoppe Industries LLC	Lease, 0562-Santa Monica, as amended by and between Vitamin Shoppe Industries LLC and Wilshire Yale Enterprises c/o The Eberly Company	0562	\$0.00
620	Wilson Amcap II, LLC	Wilson Amcap II, LLC c/o AmCap Inc. 333 Ludlow Street 8th Floor Stamford, CT 06902	Vitamin Shoppe Industries LLC	Lease, 0272-Norridge, as amended by and between Vitamin Shoppe Industries LLC and Wilson Amcap II, LLC	0272	\$0.00
621	Windsong Indianapolis, LLC	Windsong Indianapolis, LLC c/o McCrea Property Group 9102 N Meridian Street Suite 230 Indianapolis, IN 46260	Vitamin Shoppe Industries LLC	Lease, 0519-Indianapolis, as amended by and between Vitamin Shoppe Industries LLC and Windsong Indianapolis, LLC	0519	\$0.00
622	Winston I & II, LLC	Winston I & II, LLC P.O. Box 20429 Winston-Salem, NC 27120	Vitamin Shoppe Industries LLC	Lease, 0310-Winston Salem, as amended by and between Vitamin Shoppe Industries LLC and Winston I & II, LLC	0310	\$1,082.70
623	Wiregrass HoldCo, LLC	Wiregrass HoldCo, LLC c/o TriGate Capital 1717 Main Street Suite 2600 Dallas, TX 75201	Vitamin Shoppe Industries LLC	Lease, 0847-Wesley Chapel, as amended by and between Vitamin Shoppe Industries LLC and Wiregrass HoldCo, LLC	0847	\$0.00
624	Wishire Plaza Limited Partnership	Wishire Plaza Limited Partnership 3333 Richmond Road Suite 320 Beachwood, OH 44122	Vitamin Shoppe Industries LLC	Lease, 0265-South Bend, as amended by and between Vitamin Shoppe Industries LLC and Wishire Plaza Limited Partnership	0265	\$580.88

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625	WLM-CB LLC	WLM-CB LLC 370 E. Rowland Avenue Covina, CA 91723	Vitamin Shoppe Industries LLC	Lease, 0370-West Covina, as amended by and between Vitamin Shoppe Industries LLC and WLM-CB LLC	0370	\$0.00
626	Wood Fayette Center, LLC	Wood Fayette Center, LLC 321 Henry Street Lexington, KY 40508	Vitamin Shoppe Industries LLC	Lease, 0449-Lexington, as amended by and between Vitamin Shoppe Industries LLC and Wood Fayette Center, LLC	0449	\$0.00
627	WPG Wolf Ranch, LLC	WPG Wolf Ranch, LLC c/o wpg 4900 East Dublin Granville Road 4th Floor Westerville, OH 43081	Vitamin Shoppe Industries LLC	Lease, 0435-Georgetown, as amended by and between Vitamin Shoppe Industries LLC and WPG Wolf Ranch, LLC	0435	\$0.00
628	WRI Trautmann, LP	WRI Trautmann, LP c/o Kimco Realty Corporation 500 North Broadway Suite 201 Jericho, NY 11753	Vitamin Shoppe Industries LLC	Lease, 0603-Laredo, as amended by and between Vitamin Shoppe Industries LLC and WRI Trautmann, LP	0603	\$766.67
629	Wyndham Southlake Retail, LLC	Wyndham Southlake Retail, LLC c/o Stonewood Investments 18484 Preston Road Suite 208 Dallas, TX 75252	Vitamin Shoppe Industries LLC	Lease, 0184-Southlake, as amended by and between Vitamin Shoppe Industries LLC and Wyndham Southlake Retail, LLC	0184	\$84.98
630	Yosemite Park Shopping Center 05 A LLC	Yosemite Park Shopping Center 05 A LLC c/o ACF Property Management Inc. 12411 Ventura Boulevard Studio City, CA 91604	Vitamin Shoppe Industries LLC	Lease, 0226-Centennial, as amended by and between Vitamin Shoppe Industries LLC and Yosemite Park Shopping Center 05 A LLC	0226	\$0.00
631	ZEG Ventures, LLC	ZEG Ventures, LLC 3331 Severn Ave. Suite 200 Metairie, LA 70002	Vitamin Shoppe Industries LLC	Lease, 0282-Slidell, as amended by and between Vitamin Shoppe Industries LLC and ZEG Ventures, LLC	0282	\$0.00
632	Berwyn Gateway LLC	Berwyn Gateway LLC c/o Keystone Ventures, LLC 420 Clinton Place River Forest, IL	Vitamin Shoppe Industries LLC	Lease, 0564, dated May 4, 2011, by and between Vitamin Shoppe Industries LLC and Berwyn Gateway LLC	0564	\$0.00
633	Crescent 1000 LLC and Capital 12520 LLC	Crescent 1000 LLC and Capital 12520 LLC Attn: Lee & Associates Raleigh Durham P.O. Box 33006 Raleigh, NC 27636	Vitamin Shoppe Industries LLC	Lease, 0845, dated, September 25, 2015, by and between Vitamin Shoppe Industries LLC and Wake Forest Crossing Owner LLC	0845	\$0.00
634	VS Tempe, LLC	VS Tempe, LLC 1101-3557 Sawmill Crescent Vancouver, BS V5S0E2 Canada	Vitamin Shoppe Industries LLC	Lease, 0915, dated September 20, 2022, by and between VESTAR-CPT TEMPE MARKETPLACE, LLC, and VS Tempe, LLC; Assignment and Assumption of Lease Agreement, dated January 15, 2025, by and between VS Tempe, LLC and Vitamin Shoppe Industries LLC; and Amendment to Bill of Sale, dated February 18, 2025, by and between VS Tempe, LLC and Vitamin Shoppe Industries LLC	0915	\$0.00
635	GDK Nutrition LLC	GDK Nutrition LLC 109 Gainsborough Sq. Suite 204 Chesapeake, VA 23320	Vitamin Shoppe Industries LLC	Lease, 0918, dated January 23, 2024, by and between GDK Nutrition, LLC d/b/a The Vitamin Shoppe, and Cosby Village, LLC; Assignment and Assumption of Lease Agreement, dated February 13, 2025, by and between GDK Nutrition LLC and Vitamin Shope Industries LLC; and Bill of Sale, dated February 13, 2025, by and between GDK Nutrition LLC, and Vitamin Shoppe Franchising, LLC.	0918	\$0.00
636	N/A	N/A	N/A	Reserved.	N/A	N/A
637	N/A	N/A	N/A	Reserved.	N/A	N/A
638	N/A	N/A	N/A	Reserved.	N/A	N/A
639	N/A	N/A	N/A	Reserved.	N/A	N/A
640	N/A	N/A	N/A	Reserved.	N/A	N/A
641	N/A	N/A	N/A	Reserved.	N/A	N/A
642	N/A	N/A	N/A	Reserved.	N/A	N/A
643	N/A	N/A	N/A	Reserved.	N/A	N/A

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644	Beral LLLP	Beral LLLP 2800 Quarry Lake Drive Suite 320 Baltimore, MD 21209	Vitamin Shoppe Industries LLC	Lease, 0531-Westminster, as amended by and between Vitamin Shoppe Industries LLC and Beral LLLP	0531	\$0.00
645	Oglethorpe Associates LLLP	Oglethorpe Associates LLLP 3300 Cobb Parkway Suite 120 Atlanta, GA 30339	Vitamin Shoppe Industries LLC	Lease, 0557-Savannah, as amended by and between Vitamin Shoppe Industries LLC and Oglethorpe Associates LLLP	0557	\$0.00
646	Parker Place Group, LLC	Parker Place Group, LLC c/o Knorr Management Inc. 5525 Rebecca Way Suite A Corning, CA 96021	Vitamin Shoppe Industries LLC	Lease, 0559-Redding, as amended by and between Vitamin Shoppe Industries LLC and Parker Place Group, LLC	0559	\$0.00
647	Davenport One, LLC and Davenport Two, LLC	Davenport One, LLC and Davenport Two, LLC 4685 MacArthur Court Suite 375 Newport Beach, CA 92660	Vitamin Shoppe Industries LLC	Lease, 0561-Davenport, as amended by and between Vitamin Shoppe Industries LLC and Davenport One, LLC and Davenport Two, LLC	0561	\$0.00
648	N/A	N/A	N/A	Reserved.	N/A	N/A
649	N/A	N/A	N/A	Reserved.	N/A	N/A
650	N/A	N/A	N/A	Reserved.	N/A	N/A
651	Clovis-Herndon Center II, LLC	Clovis-Herndon Center II, LLC c/o Paynter Realty & Investments Inc. 195 South C Street Suite 200 Tustin, CA 92780	Vitamin Shoppe Industries LLC	Lease, 0625-Clovis, as amended by and between Vitamin Shoppe Industries LLC and Clovis-Herndon Center II, LLC	0625	\$0.00
652	North Attleboro Marketplace III, LLC	North Attleboro Marketplace III, LLC 1414 Atwood Avenue Johnston, RI 02919	Vitamin Shoppe Industries LLC	Lease, 0626-North Attleboro, as amended by and between Vitamin Shoppe Industries LLC and North Attleboro Marketplace III, LLC	0626	\$0.00
653	N/A	N/A	N/A	Reserved.	N/A	N/A
654	N/A	N/A	N/A	Reserved.	N/A	N/A
655	N/A	N/A	N/A	Reserved.	N/A	N/A
656	N/A	N/A	N/A	Reserved.	N/A	N/A
657	N/A	N/A	N/A	Reserved.	N/A	N/A
658	N/A	N/A	N/A	Reserved.	N/A	N/A
659	N/A	N/A	N/A	Reserved.	N/A	N/A
660	N/A	N/A	N/A	Reserved.	N/A	N/A
661	N/A	N/A	N/A	Reserved.	N/A	N/A
662	N/A	N/A	N/A	Reserved.	N/A	N/A
663	N/A	N/A	N/A	Reserved.	N/A	N/A
664	N/A	N/A	N/A	Reserved.	N/A	N/A
665	N/A	N/A	N/A	Reserved.	N/A	N/A
666	N/A	N/A	N/A	Reserved.	N/A	N/A
667	N/A	N/A	N/A	Reserved.	N/A	N/A
668	N/A	N/A	N/A	Reserved.	N/A	N/A
669	Meridian Place, LLC	Meridian Place, LLC C/O NEIL WALTER CO PO BOX 2181 Tacoma, WA 98401	Vitamin Shoppe Industries LLC	Lease, 1013-Puyallup, as amended by and between Vitamin Shoppe Industries LLC and Meridian Place, LLC	1013	\$0.00
670	N/A	N/A	N/A	Reserved.	N/A	N/A
671	Derob Associates LLC	Derob Associates LLC 10 Rye Ridge Plaza Suite 200 Port Chester, NY 10573	Vitamin Shoppe Industries LLC	Lease, 0136-Danbury, as amended by and between Vitamin Shoppe Industries LLC and Derob Associates LLC	0136	\$0.00
672	Cobalt Properties of Nashville, TN, LLC	Cobalt Properties of Nashville, TN, LLC c/o Divaris Property Mgmt Corp. Agent 4525 Main Street Suite 900 Virginia Beach, VA 23462	Vitamin Shoppe Industries LLC	Lease, 0904-Nashville (Relocation), as amended by and between Vitamin Shoppe Industries LLC and Cobalt Properties of Nashville, TN, LLC	0904	\$0.00



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673	HMRT/CSIM-Riverbend Owner LLC	HMRT/CSIM-Riverbend Owner LLC c/o CenterSquare Investment Management LLC Eight Tower Bridge, 161 Washington Street, 7th Floor Conshohocken, Pennsylvania 19428  with a copy to: c/o M & J Wilkow Properties of North Carolina LLC 20South Clark Street, Suite 3000 Chicago, IL 60603	Vitamin Shoppe Industries LLC	Lease, 0910, dated October 22, 2024, by and between Vitamin Shoppe Industries LLC and Riverbend Investment Partners II, LLC	0910	\$0.00
674	RJS Marine Inc.	RJS Marine Inc. c/o The Woodmont Company 2100 W. 7th Street Fort Worth, TX 76107	Vitamin Shoppe Industries LLC	Lease, 0163-Denton, as amended by and between Vitamin Shoppe Industries LLC and RJS Marine Inc.	0163	\$2,646.35
675	III Hugs LLC	III Hugs LLC 1228 E. Morehead Street Suite 200 Charlotte, NC 28204	Vitamin Shoppe Industries LLC	Lease, 0200-Hickory, as amended by and between Vitamin Shoppe Industries LLC and III Hugs LLC	0200	\$0.00
676	Montgomery Trading LLC	Montgomery Trading LLC 12 East 46th St - Suite 301 D New York City, NY 10017	Vitamin Shoppe Industries LLC	Lease, 0350-8th Ave., as amended by and between Vitamin Shoppe Industries LLC and Montgomery Trading LLC	0350	\$0.00
677	IYC Family LLC	IYC Family LLC 2317 12th Ct. N.W. Auburn, WA 98001	Vitamin Shoppe Industries LLC	Lease, 0500-Everett, as amended by and between Vitamin Shoppe Industries LLC and IYC Family LLC	0500	\$0.00
678	Cortlandt Manor Equities LLC	Cortlandt Manor Equities LLC 244 West 39th St. 4th Floor New York City, NY 10018	Vitamin Shoppe Industries LLC	Lease, 0691-Cortlandt, as amended by and between Vitamin Shoppe Industries LLC and Cortlandt Manor Equities LLC	0691	\$0.00
679	CD, II Properties, LLC	CD, II Properties, LLC P.O. Box 99 Demorest, GA 30535	Vitamin Shoppe Industries LLC	Lease, 0820-Gainesville, as amended by and between Vitamin Shoppe Industries LLC and CD, II Properties, LLC	0820	\$0.00
680	IREIT North Myrtle Beach Coastal North, L.L.C.	IREIT North Myrtle Beach Coastal North, L.L.C. C/O Inland Commercial Real Estate Services LLC/ Bldg. #75056 2901 Butterfield Road Oak Brook, IL 60523	Vitamin Shoppe Industries LLC	Lease, 1502-North Myrtle Beach, as amended by and between Vitamin Shoppe Industries LLC and IREIT North Myrtle Beach Coastal North, L.L.C.	1502	\$1,211.65
CIP - 1	Fifth & Alton (Edens) LLC	Fifth & Alton (Edens) LLC 1221 Main Street Suite 1000 Columbia, SC 29201	Vitamin Shoppe Industries LLC	Lease, 0901-Miami Beach (Relocation), as amended by and between Vitamin Shoppe Industries LLC and Fifth & Alton (Edens) LLC	0901	\$0.00
CIP - 2	IP-TL Conyers, LLC	IP-TL Conyers, LLC c/o Tri-Land Developments, Inc. One East Oak Hill Drive, Suite 302 Westmont, IL 60559	Vitamin Shoppe Industries LLC	Lease, 0908, dated March 21, 2025, by and between Vitamin Shoppe Industries LLC and IP-TL Conyers, LLC	0908	\$0.00
CIP - 3	Birkdale Real Estate Investors, LLC	Birkdale Real Estate Investors, LLC P.O. Box 12170 Charlotte, NC 28220	Vitamin Shoppe Industries LLC	Lease, 0909, dated March 14, 2025, by and between Vitamin Shoppe Industries LLC and Birkdale Real Estate Investors, LLC	0909	\$0.00
CIP - 4	Park V Partners, LLC	Park V Partners, LLC 6995 Union Park Center Suite 440 Midvale, UT 84047	Vitamin Shoppe Industries LLC	Lease, 0911*	0911	\$0.00

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CIP - 5	A-S 160 Grand Parkway-W, Airport Phase 3, L.P.	A-S 160 Grand Parkway-W, Airport Phase 3, L.P. c/o NewQuest Properties 8827 W. Sam Houston Pkwy N., Suite 200 Houston, Texas 77040 Attention: Property Management  with a copy to:  c/o NewQuest Properties 8827 W. Sam Houston Pkwy N., Suite 200 Attention: Legal Department Houston, TX 77040	Vitamin Shoppe Industries LLC	Lease, 0912, dated March 12, 2025, by and between Vitamin Shoppe Industries LLC and A-S 160 Grand Parkway-W, Airport Phase 3, L.P.	0912	\$0.00
CIP - X	Brazos TC South – Partnership A, L.P.	Brazos TC South – Partnership A, L.P. c/o NewQuest Properties 8827 W. Sam Houston Pkwy N., Suite 200 Houston, Texas 77040 Attention: Property Management  with a copy to:  c/o NewQuest Properties 8827 W. Sam Houston Pkwy N., Suite 200 Houston, Texas 77040 Attention: Legal Department	Vitamin Shoppe Industries LLC	Lease, 0913*	0913	\$0.00
CIP - Y	161 East 86th Street Company LLC	161 East 86th Street Company LLC c/o The Garth Organization, Ltd. 157 East 86th Street New York, New York 10028	Vitamin Shoppe Industries LLC	Lease, 0919*	0919	\$0.00
Office & Dist. - 1	Harmon Meadow Suites LLC	Harmon Meadow Suites LLC 199 Lee Avenue Suite 201 Brooklyn, NY 11211	Vitamin Shoppe Industries LLC	Lease, 6041 (Floors 4, 5 and 6), dated November 21, 2021, as amended, by and between the Vitamin Shoppe Industries LLC and Harmon Meadow Suites LLC	6041 (4, 5, 6)	\$0.00
Office & Dist. - 2	VEREIT Real Estate, L.P.	VEREIT Real Estate, L.P. VEREIT c/o Realty Income Corporation 11995 El Camino Real San Diego, CA 92130	Vitamin Shoppe Industries LLC	Lease, 7250-Ashland DC, as amended by and between Vitamin Shoppe Industries LLC and VEREIT Real Estate, L.P.	7250	\$0.00
Office & Dist. - 3	STAG Industrial Holdings, LLC	STAG Industrial Holdings, LLC c/o STAG Avondale One Federal Street 23rd floor Boston, MA 02110	Vitamin Shoppe Industries LLC	Lease, 7450-Avondale DC, as amended by and between Vitamin Shoppe Industries LLC and STAG Industrial Holdings, LLC c/o STAG Avondale	7450	\$0.00

\*Assumption remains subject to entry of definitive documentation on mutually acceptable terms